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INQUISITIONES POST MORTEM

OF THE TUDOR PERIOD

FOR THE

City of London.

PART III.

ISSUED BY

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ABSTRACTS

OF

INQUISITIONES POST MORTEM

FOR THE

Eity of London

RETURNED INTO THE COURT OF CHANCERY DURING THE

TUDOR PERIOD.

PART III. 19-45 ELIZABETH, 1577-1603.

EDITED BY

EDW. ALEX. FRY

Tondon: ISSUED TO THE SUBSCRIBERS BY THE BRITISH RECORD SOCIETY, LIMITED.

1908.

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(Preface.

THE conclusion of the third volume of Inquisitiones Post Mortem for the City of London completes the transcripts of these important documents for the whole of the Tudor Period. The Indices Locorum and Nominum supplied will greatly facilitate reference, and have been the labour of love of Mr. Herbert C. Welch and Mr. E. A. Fry.

A few Inquisitions that have been put into their proper places since the printing of them was commenced form an Appendix on pages 318-348.

The whole of the transcripts that have appeared in the pages of these volumes of Inquisitions was the work of the late Miss Emma Walford, whose death will be felt by all who knew her.

As is no doubt well known, the Public Record Office is producing very full Calendars of the Inquisitions throughout the Kingdom. Two different periods have been started, *viz.*, from the very earliest in Henry III.'s reign, and also from 1 Henry VII., and several volumes in both periods have appeared.

Though these Calendars, of course, are very much fuller than any Official Calendar previously published, they are in no sense full or complete abstracts like those issued under the auspices of the British Record Society. These latter give a very great deal more information as to persons, places and things than do the Official Calendars above mentioned.

What period the next Series of these Inquisitions this Society will take up has not yet been decided, but it has been suggested that either the Stuart Period for the City of London, or the Tudor Period for the County of Middlesex, might very well be taken in hand.

EDW. ALEX. FRY.

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CORRECTIONS.

Page 28, heading of Inquisition on this page should be Richard Clareson.

- " 29, line 6 from bottom, insert " occupation of " before Sibill Vincent.
- ,, 35, ,, 18, for (Elizens) read (Elizeus).
- " 37, reference to Inquisition of Christopher Draper should read 23 Eliz.
- ,, 39, line 11, for (free beach) read (free bench).
- ,, 44, ,, 29, Cuthbert should be in italics.
- ,, 45, ,, 28, Alice should be in italics.
- ,, 64, ,, 4 from bottom, for bakers read Bakers.
- ,, 70, ,, 4, for Shuxburgh read Shuxburgh.
- , 136, , 17, for bridgeward read Bridgeward.
- ,, 154, ., 18, for "East Greenwick" read "East Greenwich".
- " 203, " II, insert "the' before "others".
- " 207, " 17, for Hawyard read Hayward.
- ,, 245, ,, 22, Peter Osborne should be in italics.
- , 254, reference to Inquisition of Cornelius Godfrey should be Chan. Inq. p. m. Series 2, Vol. 249, No. 73.
- ,, 256, line 7, for James Cox read John Cox.
- ,, 283, the Inquisition of John Poulett, Marquis of Winchester, is out of place, and has already been printed in Vol. 11., p. 212.

ABSTRACTS

OF THE

Inquisitiones Post Mortem

RELATING TO THE CITY OF LONDON,

RETURNED INTO THE COURT OF CHANCERY.

INQUISITIONS OF THE REIGN OF QUEEN ELIZABETH.

John Tatton, Citizen and Clothier.

Inquisition taken at the Guildhall, 20 May, 19 Eliz. [1577], before John Langley, Knight, Mayor and escheator, after the death of John Tatton, citizen and clothier of London, by the oath of John Haddon, Robert Dickenson, John Harrison, John Keblewhighte, Arthur Rainscrofte, Thomas Russell, William Armesby, John Jackson, Richard Smith, William Povye, John Crowche, William Layer, John Wilde, Thomas Eliotte, John Richardes and Edward Owen, who say that

John Tatton was seised in his demesne as of fee of 1 messuage, now in the tenure of Hugh Full, and 1 shop also in the tenure of the said Hugh, situate in Birchenlane in the parish of St. Edmund in Lumbardstreate, London; 4 messuages lying together with shops and other buildings now or sometime parcel of the said messuages, now in the several tenures of Richard Marriatte, John Godfrey, Robert Goodwin and Alice Crasten situate in Birchen lane in the said parish; 2 messuages lying together at the corner of Birchenlane towards the highway called Cornhill in the parish of St. Michael upon Cornhill aforesaid with all shops, &c., now in the several tenures of Dorothy Tatton, widow, and John Stanley, and 2 messuages in the parish of St. Olave in Old Jewry, London, now in the tenure of Edmund Syvedale.

All the said premises in Birchenlane in the said parish of St. Edmund are held of the Queen, by fealty only, in free burgage, and not in chief, LOND. INQ. P. M., III. and are worth per ann., clear, £30. The 2 messuages at the corner of Birchenlane towards Cornhill in the parish of St. Michael are held of the Queen in free burgage, and are worth per ann., over and above 6s. 8d. paid yearly to the Dean and Chapter of the College of Westminster, £9 13s. 4d. The messuages in the said parish of St. Olave are held of the Queen in free burgage, and not in chief, and are worth per ann., clear, £4.

John Tatton died 7 March, 19 Eliz. [1577], Thomas Tatton, gent., is his brother and next heir, and was then aged 40 years and more.

Chan. Inq. p. m., 19 Eliz., part 2; No. 32.

Alice Leighe, Widow.

Inquisition taken at the Guildhall, 11 July, 19 Eliz. [1577], before John Langley, Knight, Mayor and escheator, after the death of Alice Leighe, of London, widow, by the oath of John Haddon, Robert Dickenson, John Harrison, John Kebelwhite, Robert Langwith, George Gynne, Thomas Russell, Thomas Hackett, John Jackson, Richard Smyth, William Povie, John Crowche, William Layer, Thomas Elyot, John Rickardes, Anthony Barbor and John Stodderde, who say that

Alice Leigh was seised in her demesne as of fee of 2 messinges situate in Chauncery Lane in the parish of St. Dunstan in the West, London, now in the several tenures of *Thomas Scyson*, salter, and William Barryngton; 2 messuages lying in the street of Fleetstreete in the said parish, now in the tenure of *Thomas Modisley* and *Thomas* Cartewrighte, and so seised, the said Alice made her will [here given in English] as follows:

I give to *Elizabeth* my daughter my messuage in Chauncery Lane in the parish of St. Dunstane in the West, in the suburbs of the City of London, now or late in the tenure of one *Thomas Barryngton*: to hold to her and the heirs of her body; for default, the same to remain to my daughters *Anne*, *Margaret* and *Alice*, and the heirs of their bodies; and for default, I give the same to my son *Edward Leigh* and his heirs for ever.

I give to Anne my said daughter the reversion of my messuage in Chauncery Lane, which I have granted to Margery Robertes, now the wife of John Robertes, by the name of Margery Nycolson for her life, she yielding yearly to me I peppercorn if demanded: which said messuage was late in the occupation of [----] Russell, and is now in that of Thomas Sysonne: to hold to her and the heirs of her body; for default, the same to remain to my said daughters Elizabeth, Margaret and Alyce and the heirs of their bodies; and for default, to my said son *Edward* Leighe and his heirs for ever.

I give to my said daughter Margaret my house in Fletestrete, now or late in the tenure of *Thomas Modisley*: to hold to her and the heirs of her body; for default, the same to remain to my said daughters *Elizabeth*, Anne and Alyce and to the heirs of their bodies; and for default, to my said son *Edward Leighe* and his heirs for ever.

I give to *Alyce* my youngest daughter my house in Fletestreete, now or late in the tenure of *Thomas Cartwright*: to hold to her and the heirs of her body; for default, the same to remain to my said daughters *Elizabeth*, *Anne* and *Margaret* and the heirs of their bodies; and for default, to my said son *Edward* and his heirs for ever, as by the said will dated 20 November, 19 Eliz. [1576] more fully appears.

The said 2 messuages in Chancery Lane are held of the Queen in chief, by knight's service, but by what part of a knight's fee the jurors do not know, and they are worth per ann., clear, 40s. The said 2 messuages in Fletestrete in the suburbs of London are held of the Queen as of her manor of East Greenwich in co. Kent, by fealty only, in free socage, and not in chief, and are worth per ann., clear, f_{6} .

Alice Leighe died 13 January, 19 Eliz. [1577]; Edward Leighe is her only son and next heir, and on the 5th day of November last was aged 16 years. The wardship of the body and the marriage of the said Edward were in the hands of the said Queen long before the death of the said Alice Leighe and now are by reason of the death and tenure of the lands and tenements of a certain Henry Leighe, grandfather, of the said Edward deceased, which are held in chief by knight's service, and which were committed to the said Alice in her lifetime by Letters Patent dated 19 April, 12 Eliz. [1570].

Chan. Inq. p. m., 19 Eliz., part 2, No. 37.

William Spenser, Gentleman.

Inquisition taken at the Guildhall, 10 December, 19 Eliz. [1576], before Philip Skudamore, esq., Thomas Holcroft, gent., and William Necton, gent., feodary, after the death of William Spencer, of London, gent., by the oath of Humphrey Browne, Thomas Hunt, Richard Hewson, Oliver Skynner, Edmond Puckell, John Collett, Oliver Swayne, William Lewson, Thomas Wiggens, George Cloughe, William Barker, Richard Bell, Nicholas Atkyns, Thomas Russell, Thomas Ellyot and William Layer, who say that

William Spenser was seised in his demesne as of fee of I messuage

and I garden thereto adjoining in the parish of St. Thomas the Apostle within the City of London; and so seised, by Charter dated 29 November, 1 and 2 Philip and Mary [1554] granted to George Ogglander, gent., and Thomas Spenser, gent., the said messuage and garden then in the tenure of George Spenser another of the brothers of the said William : to hold to them and their heirs for ever, to the use of the said William Spenser and Mary then his wife for their lives; and after their decease, to the use of the heirs of the body of the said William; for default, to the use of the said Thomas Spenser and the heirs of his body; for default, to the use of the said George Spenser and the heirs of his body; and for default, to the use of the right heirs of the said William for ever. The said messuage and garden are held of the Queen in chief, by knight's service, but by what part of a knight's fee the jurors do not know, and by the payment of 3s. 8d. by the year in the name of tithe, and are worth per ann., clear, f_{4} .

William Spenser died 18 May, 1 Eliz. [1557]; William Spenser, junior, is his son and next heir, and was then aged 1 day.

The said Mary still survives at Sibston in co. Huntingdon, and she took for 8 years and Stephen Cardinall, deceased, took for 9 years the profits of the said premises after the death of the said William Spenser. Chan. Ing. p. m., 19 Eliz., part 2, No. 42.

Stephen Moodroffe, Merchant.

nquisition taken at the Guildhall, 15 January, 19 Eliz. [1577], before Thomas Fanshawe, esq., Peter Osbourne, esq., and William Necton, gent., feodary, after the death of Stephen Woodroffe, merchant, by the oath of John Haddon, Robert Dickenson, John Keblewhite, Arthur' Rainescrofte, John Jennyns, Anthony Garrett, Thomas Bromeley, Thomas Hackett, William Ermesbie, John Jackson, George Gynne, John Crouche, William Povie, John Wylde, Griffyn Jones, John Stoddard and Thomas Elyott, who say that

Stephen Woodroffe was seised in his demesne as of fee of I capital messuage called Rengedhall, in which Thomas Mildmaie, esq., deceased, dwelt, situate in the parish of St. Thomas the Apostle in the ward of St. Martin in the Vintry, London; 3 small tenements adjoining the said capital house, in which John Alleyn, Michael Hodson and Rose Spurrier dwelt; and I garden and stable lying in the parish of Holy Trinity in the said ward, and adjoining, at the back, the said capital house : all which said premises the said Stephen Woodroffe purchased to him and his heirs Inquisitiones Post Mortem for London.

for ever of James Croftes, Knight, as by his deed enrolled in the Court of Chancery, dated 16 February, 14 Eliz. [1572], more fully appears.

So seised, the said Stephen Woodroffe made his will 20 April, 1576, whereby he bequeathed as follows [here given in English]: I give to my wife Brydgett Woodroffe for her life my dwelling house at St. Albones, with my house purchased of John Compborte, and my house called the Flower Delewce; and afterwards the same to remain to my son Christopher Woodroffe and his heirs for ever. I give also to my said son my house at St. Thomas the Apostles and my land lying in Kentish Town.

All the said premises are held of the Queen in chief by the service of the 40th part of a knight's fee, and are worth per ann., clear, $f_{.4}$ 6s. 8d.

Stephen Woodroffe died 30 November last past; the said Christopher Woodroffe is his son and next heir, and on the 8th day of March last was aged 8 years.

Chan. Inq. p. m., 19 Eliz., part 2, No. 43.

John Nowell, Esq., Lunatic.

Inquisition taken at the Guildhall, 5 July, 20 Eliz. [1578], before William Tooke, esq., Auditor of the Court of Wards and Liveries, Ralph Bosseville, esq., and William Necton, gent., feodary, commissioners appointed to enquire into the lunacy of John Nowell, esq., by the oath of John Haddon, Thomas Russell, Anthony Barbor, William Layer, Richard Smythe, Thomas Eliott, William Povye, John Wylde, Arthur Rainescrofte, John Harrison, John Keblewhite, William Evaunce, John Ricardes, Edward Owen, William Curtes and John Ireland, who say that

John Nowell is a lunatic and does not enjoy lucid intervals, so that he is incapable of governing either himself or his lands, and became a lunatic a year ago through the visitation of God.

The said $\mathcal{G}ohn$ Nowell had no lands in the City of London, but long before his said lunacy he was seised of certain lands and tenements lying in Bosseworth and elsewhere in co. Leicester, of the clear yearly value of £5, lately purchased by him of —— Gent., esq., but of whom they are held the jurors do not know; divers messuages, lands and tenements in divers towns in the said county which he holds in right of Anne, now his wife, daughter and next heir of $\mathcal{G}ohn$ Fowler, esq., deceased, viz., I capital messuage in Wellesborowe in the said county;

the 3rd part of 5 closes of land and pasture, one whereof is called Horsepool lees, another Ringes hill yate Closse, the third the close towards Sybbesd . . . feelde, the 4th the close next Shenton, and the 5th the new Closse lying between the Hoofielde and the Ringes hill yate Closse containing 200 acres of pasture in Wellesborowe, and the same are held of Ralph Purefey, by knight's service as of his manor of Wellesborowe, and are worth per ann., clear, f_{5} ; also 2 other parts of the said 5 closes; 10 acres of meadow lying in Wellesborowe which were late the inheritance of Thomas Purefaye, esq., and are held of the Queen as of her honor of Hincklaye, parcel of her Duchy of Lancaster, by knight's service, viz., by the 4th part of I whole knight's fee, and are worth per ann., clear, f10; 5 messuages, 6 tofts, 8 virgates of land in Northkilwarthe, whereof 3 messuages, 6 tofts and 5 virgates of land are held of ---- Doulteney, esq., by the service of I grain of pepper by the year, and the 2 messuages and 3 virgates remaining are held of the Queen, but by what service the jurors do not know, and are worth per ann., clear, £3 1s. 4d. ; 2 messuages, 2 tofts, and 3 virgates of land in Petlyng Magna in the said county which are held of Clement Villers, gent., but by what service is not known, and are worth per ann., clear, 12s. ; 3 messuages, 2 closes and 4 virgates of land in Willoughbie Waterles in the said county which are held of John Marston, but by what service is not known, and are worth per ann., clear, 26s. 8d.; 3 messuages, and 4 virgates of land in Cosebye which are held of the Queen as of her manor of Huntingdon, but by what service is not known, and are worth per ann., clear, 48s. 8d.; 5 messuages and 3 virgates of land in Walton in the said county, which are held of Henry Over; but by what service is not known, and are worth per ann., clear, 26s. 8d.; I messuage, I toft and 2 virgates of land in Drye Stooke in the said county, but of whom they are held the jurors do not know, and are worth per ann., clear, 13s. 4d.; I messuage, 3 tofts and 11 virgates of land in Cotton next Market Bosseworthe in the said county which are held of Henry late Marquis of Dorset by knight's service as of his manor of Bosseworthe, and are worth per ann., clear, 20s. ; 3 messuages, 2 tofts and 2 virgates of land in Thedingwoorthe in the said county, which are held of ----Feylding, esq., but by what service is not known, and are worth per ann., clear, 18s.

The said John Nowell was also possessed of £20 remaining in the hands of Francis Hastings, esq., and £60 in the hands of Andrew Nowell, esq., brother of the said John, and £80 in the hands of John Flower, esq., also of divers goods and chattles in his house in Wellesborowe under the custody and authority of the said Anne his wife, but how much the same are worth the jurors do not know.

William Nowell is the son and next heir of the said John Nowell, and is now aged 13 years and more.

Chan. Inq. p. m., 20 Eliz., part 2, No. 13.

Benry Gaynsford, Citizen and Goldsmith.

Inquisition taken at the Guildhall, 15 April, 20 Eliz. [1578], before Thomas Ramsey, Mayor and escheator, by virtue of a writ de melior inquirend, after the death of Henry Gaynsford, citizen and goldsmith of London, by the oath of John Haddon, Thomas Russell, George Gynne, William Layer, William Evans, Richard Smith, John Ricardes, Griffin Jones, William Curtys, John Jackson, William Povye, John Crowch, John Welde, John Stodderd, Edward Owen, Arthur Rainscroft, John Harrison, John Keblewhite, John Ireland and Edward Osborne, who say that

Henry Gaynsford was seised in his demesne as of fee of the 4th part of 11 messuages situate in Lumberdstrete in the parish of St. Mary Wolnoth in the Ward of Langborne, London, now or late in the tenure of Hugh Keale, Fulk Edwardes, Hugh Newbole, Ralph Smith, Francis Kidd, John Wilkyns, William Jones, George Newbole, James Allen, William Ingram and Richard Sharpe; and of all that capital messuage called Scrope place and 4 messuages thereto adjoining and belonging, with all the buildings, &c., to the said capital messuage belonging, situate in the parish of St. Andrew in Holborn in the ward of Faringdon Without in the suburbs of London, now in the tenure of William Guye, Anne Cottingham and Henry Nayler.

The said messuages in Lumberdstrete are held of the Queen in free burgage, and are worth per ann., clear, \pounds_7 . The said messuage called Scropes place and other the premises in the said parish of St. Andrew in Holborn are held of the Queen in free burgage, and are worth per ann., clear, \pounds_6 .

Henry Gainsford died on the last day of November, 17 Eliz. [1574]; Thomas Gaynsford is his son and next heir, and was aged 11 years on the last day of December last past.

Chan. Inq. p. m., 20 Eliz., part 2, No. 16.

[Chanc. Inq. p. m., 20 Eliz., part 2, No. 17, is of similar tenor, but it was cancelled because of the omission of the names of William Necton and William Dalbye. There are other slight clerical variations.]

Thomas Castell, Citizen and Smith.

Inquisition taken at the Guildhall, 20 October, 20 Eliz. [1578], before William Tooke, esq., Auditor General of the Court of Wards and Liveries, and William Necton, gent., Feodary, commissioners by virtue of a writ to them and to William Gerrard, esq., and William Dalbye, gent., directed, after the death of Thomas Castell, citizen and smith of London, by the oath of John Haddon, John Wytton, Thomas Russell, Robert Dickenson, Anthony Barbor, George Gynne, William Layer, Thomas Eliott, Richard Smyth, William Povye, Arthur Rainescrofte, John Harrison, John Keblewhite, John Ricardes, John Stodderd, Edward Owen, John Ireland, Thomas Hackett and Robert Langwith, who say that

Thomas Castell was seised in his demesne as of fee of I messuage and 1 shop called the Smythes Forge, otherwise the Ferrors house situate at the west end of the lane called Longelane within the parish of St. Sepulchre in the suburbs of the City of London, late in the tenure of the said Thomas Castell and now or late in that of Thomas Walbutte and William Mannsfielde ; 1 large house, capital messuage or inn, lately called the Swanne, now divided into divers several tenements, lying in the said lane and parish, formerly in the tenure of Henry Lord Morley, deceased, and now or late in the several tenures of Paul Withipoole, esq., Oliver Chester, gent., ---- Germyn, Thomas Fletewoode, John Tempest, John Stapleford and Richard Pymperdell ; 13 messuages lying in the said lane and parish now or late in the several tenures of the said William Mannsfielde, Richard Dale, William Bradstrete, Ralph Burnett, James Wanflett, Margaret Castell, relict of the said Thomas Castell, William Pickeringe, Leonard Smyth, Robert Whalley, David Nevell, William Herne and Ralph Arthur.

All the said premises are held of the Queen, in chief, by knight's service, but by what part of a knight's fee the jurors do not know, and are worth per ann., clear, f_{40} .

Thomas Castell died 2 April, 11 Eliz. [1569], in the prison of the King's Bench in the parish of St. George in Southwerke in co. Surrey; Thomas Castell, son of Francis, son of the said Thomas is his kinsman and next heir, and on the 22nd of October last past was aged 20 years.

Thomas Rivett, esq., John Wood of London, brewer, and William Fulwoode of London, merchant tailor, immediately after the death of the said Thomas Castell entered the said premises and took the profits thereof up to the taking of this inquisition.

Chan. Inq. p. m., 20 Eliz., part 2, No. 18.

William Peterson, Citizen and Haberdasher.

nquisition taken at the Guildhall, 26 March, 21 Eliz. [1579], before Richard Pype, Knight, Mayor and escheator, after the death of William Peterson, citizen and haberdasher of London, by the oath of John Haddon, John Harrison, John Keblewhite, George Gynne, Thomas Russell, William Povye, Anthony Barbor, Thomas Eliott, Griffin Jones, Henry Shawe, John Ireland, John Ricardes, Roger Hoell, William Curteis and Arthur Raynescrofte, who say that

William Peterson was seised in his demesne as of fee of 1 messuage called the Bell and the Cheker, formerly in the tenure of *Thomas Norton*, situate in the parish of St. Dionis Backchurch, London, and all the houses, shops, &c., thereto appertaining.

So seised, the said William made his will 15 July, 1578, as follows [here given in English]:

I give to Daniel my second son my house called the Bell and Cheker, in one part of which said house now dwell Gerson Hilles, and in the other my said son Daniel: to hold to him and his heirs for ever: which said house lies in the parish of St. Dionis Backechurch in Fanchurch Street in London.

The said messuage is held of the Queen by fealty only, in free burgage, and not in chief, and is worth per ann., clear \pounds 10.

William Peterson died 3 October last past; Robert Peterson is his son and next heir and was then aged 27 years and more.

Chan. Inq. p. m., 21 Eliz., part 2, No. 22.

Richard Pelter, Citizen and Brewer.

nquisition taken at the Guildhall, 29 July, 21 Eliz. [1579], before Richard Pype, Knight, Mayor and escheator, after the death of Richard Pelter, citizen and brewer of London, by the oath of John Haddon, Robert Dickenson, John Keblewhyte, George Gynne, Thomas Russell, William Povye, William Layer, William Typper, John Jackson, William Curtys, John Stoddard, Thomas Ellyot, John Rickardes, Richard Smyth and John Ireland, who say that

Richard Pelter was seised in his demesne as of fee of 1 messuage and tenement called the Garland in the parish of St. Albans in Woodstrete, London, lately purchased to him and his heirs of Thomas Godwyn, gent., 2 messuages situate in the parish of St. John Zacharie, London, now or late in the several tenures of William Holmes and James Collyns, purchased to him and his heirs of Anthony Stringar and John Handbye, gent.; 1 other messuage formerly in the tenure of William Shelton, gent., and now in that of George Fynche, situate in Busshopsgate strete in the parish of the Blessed Mary Ax in the city of London, which he purchased to him and his heirs of Christopher Campion and John Rollesleye; I marsh and land called the Haremarshe lying in the parish of Stubbenheithe in co. Middlesex, viz., upon the land of the Bishop of London, on the north and west, and upon the land of Christopher Campyon, citizen and mercer of London on the south, and upon the land of the heirs of Cookes now or late in the tenure of Robert Nyscham on the east : which said marsh and land the said Richard Pelter purchased to him and his heirs of John Pope, late of London, gent.; I messuage or inn called the three Cupps, with 5 small tenements or cottages thereto adjoining, situate in the parish of St. Andrew in Holborn, in the suburbs of London; and I close of land or pasture called Drakefield, situate in the parish of St. Pancras in co. Middlesex, now or late in the tenure of John Cooke, citizen and pieman (pastelar) of London, which he purchased to him and his heirs of John Clerk.

The said messuage and tenement called the Garland in the parish of St. Alban in Woodstrete are held of the Queen, in free socage, and not in chief, by fealty only, and are worth per ann., clear, f_{13} . The said 2 messuages in the parish of St. John Zacharie, the said messuage in Busshopsgate strete in the parish of the Blessed Mary Axe and the said marsh in Stubbenheithe are held of the Queen in free socage, by fealty only, and not in chief, and are worth per ann., clear, f_{22} . The messuage called the three Cuppes and the 5 small tenements adjoining, in the parish of St. Andrew, Holborn, and the close of pasture called Drakefield in the parish of St. Pancras are held of the Queen in free burgage and common socage, by fealty only, and not in chief, and are worth per ann., clear, f_{22} .

Richard Pelter died 23rd November last past; Blanch Richardes now the wife of Morgan Richardes of London, skinner, is his only daughter and next heir and is now aged 30 years and more.

Chan. Inq. p. m., 21 Eliz., part 2, No. 25.

John Cheyne, Esquire.

I nquisition taken at the Guildhall, 4 July, 21 Eliz. [1579], before Richard Pipe, Knight, Mayor and escheator, after the death of John Cheyne, esq., by the oath of John Haddon, Robert Dickenson, John Harrison, John Keblewhite, Arthur Ravenscrofte, George Gynne, Thomas Russell, William Povye, John Crowche, Anthony Barbor, Henry Shawe, William Typper, John Ireland, Edward Owen, Thomas Eliott, John Ricardes and Griffin Jones, who say that

Long before the death of the said 7ohn Cheyne one Francis Slade, esq., was seised in his demesne as of fee of 3 messuages and 2 shops or le "Sheddes" at Fletebridge in the parish of St. Bridgitte the Virgin, commonly called the George, the White Harte and the Roose Taverne; a yearly rent of 135. 4d., called the Chief Rente of Powles issuing out of divers tenements lying in the street of Bucklersburie in the parish of St. Benedict Sherehogge: all which said premises descended to the said Francis Slade as son and heir of Thomas Slade, son and heir of Richard Slade of Maxstocke in co. Warwick, esq., and Margaret his wife, sister and heir of Thomas Luyte, gent., as by divers charters more fully appears. And so being thereof seised, the said Francis Slade died 11 March, 27 Hen. 8 [1536]; after whose death the said premises descended to Alice, Margaret, Elizabeth, Brigitte and Wiburga Slade his daughters and next heirs. Afterwards the said Margaret married the said 70hn Cheyne of Shardlos in the parish of Agmondesham in co. Bucks, esq., the said Alice married John Pytcher, esq., the said Elizabeth married Humfrey Cholmeley, esq., and the said Brigitt married George Cockett, esq., and the said John Cheyne and Margaret, John Pytcher and Alice, Humfrey Cholmeley and Elizabeth and George Cockett and Brigitt and the said Wiburga Slade being so seised as well of the said premises as of divers other manors, lands, &c., in cos. Warwick, Suffolk, Cambridge, Middlesex and London, a division was made between them by mutual agreement and consent on the 11th day of February, 36 Hen. 8 [1545] of all the said premises, whereby a moiety of the said messuages called the Rose Tavern and the George and of the said rent of 135. 4d. was assigned to the said John Cheyne and Margaret his wife, and to the heirs of the said Margaret for ever in severalty for her part of all the said premises, and the other moiety of the said Rose Tayern was assigned inter alia to the said Wiberga Slade and her heirs, to be held in severalty for her pourparty, and so being thereof seised the said Wiburga married Rowland Wymarke, gent.; and the said Rowland and Wiburga, so seised, by deed enrolled in the Court of Hustings, London, dated 15 June, 7 Eliz. [1565], assured to the said Fohn Cheyne and his heirs for ever their moiety of the said Roose Tavern and all the shops, cellars, &c., thereto belonging now or late in the tenure of William Maynard, citizen and mercer of London, situate at Fletebridge in the said parish of St. Brigitte; also the moiety of the tenement situate on the west side of the said messuage called the Rose Tavern in the said parish, now or late in the

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tenure of the said William Maynard, which the said John Cheyne lately had to him and his heirs for ever of the gift of the said Rowland and Wiburga, as by indenture made between the said Rowland and Wiburga of the one part and the said John Cheyne of the other part more fully appears.

The said messuage called the White Harte and the 2 shops called the Shedd are parcel of the said messuage called the Rose Tavern.

The said Margaret Cheyne late the wife of the said $\mathcal{J}ohn$ Cheyne died seised as abovesaid on the 1st day of November in the last year of Philip and Mary [1558]; the said $\mathcal{J}ohn$ Cheyne survived her and took the profits of the said premises up to his death.

The said John and Margaret had issue William Cheyne who was aged 25 years and more at his father's death. The said John Cheyne made his will 11 October, 20 Eliz. [1578], whereby he bequeathed inter alia the said moiety purchased of the said Rowland Wimark and Wiburga to the said William Cheyne, gent., his son and the heirs of his body, with remainder thereof as by the said will more fully appears.

All the said premises are held in free burgage of the City of London, and are worth per ann., clear, f_{18} .

John Cheyne died 23 October, 20 Eliz. [1578]; Henry Cheyne is his son and next heir, and was then aged 40 years and more.

Chan. Inq. p. m., 21 Eliz., part 2, No. 26.

Richard Reinoldes, Citizen and Clothier.

Inquisition taken at the Guildhall, 29 May, 21 Eliz. [1579], before Richard Pipe, Knight, Mayor and escheator, after the death of Richard Reinoldes, citizen and clothier, by the oath of John Haddon, Robert Dickenson, Arthur Ravenscrofte, George Gynne, Thomas Russell, William Povye, William Layer, Anthony Barbor, John Weilde, Richard Cox, John Ireland, Edward Owen, John Stodderd, Thomas Eliot and Griffin Jones, who say that

Richard Reinoldes was seised in his demesne as of fee of 1 messuage in the parish of St. Clement next Estcheape, London, now or late in the tenure of the said Richard Reinoldes and formerly in the farm of a certain William Hewett; 2 other messuages, now divided into 3 tenements, in the parish of St. Mary Magdalene in the Old Fishmarket (vetere Piscaria) London, now or late in the tenures of Thomas Hanley, John Roo and Michael Thombe.

The messuage in the parish of St. Clement next Estcheap is held

of the Queen in free burgage and not in chief, and is worth per ann., clear, $\pounds 4$. The said 2 messuages in the parish of St. Mary Magdalene are held of the Queen in free burgage, and are worth per ann., clear, $\pounds 6$ 13s. 4d.

Richard Reinoldes died 4 Feb., 21 Eliz. [1579]; Richard Reinoldes is his son and next heir and was then aged 30 years and more.

Chan. Inq. p. m., 21 Eliz., part 2, No. 28.

Richard Koper.

nquiSition taken at the Guildhall, 22 May, 21 Eliz. [1579], before Richard Pipe, Knight, Mayor and escheator, after the death of Richard Roper, by the oath of John Haddon, Robert Dickenson, John Keblewhite, Arthur Ravenscroft, George Gynne, Thomas Russell, John Jackson, John Crowche, Thomas Elyott, Griffin Jones, John Ireland, William Typper, Richard Cox, Edward Owen, William Povye, John Stodderd and Henry Shawe, who say that

Long before the death of the said Richard Roper, a certain $\mathcal{J}ohn$ Gresham, Knight, was seised in his demesne as of fee of all that messuage or bakehouse with cellars, sollars, &c., situate in Redcrosstreate in the parish of St. Giles without Crepulgate, London, then or late in the tenure of $\mathcal{J}ohn$ Collyns, deceased; a parcel of a garden formerly in the tenure of Hamond Westbrook, sometime belonging to the said messuage; all that tenement with a garden adjoining on the north part of the said bakehouse, with a well (fonte) in the said garden, formerly in the tenure of $\mathcal{L}dward$ Orthopp; 2 other tenements formerly in the several tenures of $\mathcal{J}ohn$ Rysley and $\mathcal{J}ohn$ Vincent lying in Redcrosstreate aforesaid: all which said premises the said $\mathcal{J}ohn$ Gresham, with others, purchased to him and his heirs of the gift and grant of King Edw. 6, as by Letters Patent dated at Leighes 12 April in the 4th year of his reign [1550] more fully appears.

So seised, the said John Gresham together with Katherine his wife by charter dated 7 July, 2 Mary [1554] granted to the said Richard Roper and Heline his wife and to the heirs of the said Richard for ever all the said premises.

Before the death of the said *Richard Roper* a certain *Richard Wotton*, citizen and Clothworker of London was seised in his demesne as of fee of divers messuages with 3 small gardens adjoining or belonging situate in Goldinglane on the east side of the street there in the said parish of St. Giles without Crepulgate, London, then or late in the tenure of the 14

said Richard Roper; and so seised, the said Richard Wotton by deed dated I April, 3 Eliz. [1561], made between himself of the one part and the said Richard Roper and Heline his wife of the other part, sold all the said premises in Goldinglane and the reversion thereof to the said Richard Roper and Heline his wife and the heirs of the said Richard for ever.

So seised, the said Richard Roper made his will 8 September, 20 Eliz. [1578] as follows [here given in English]: I will that Hellen my wife shall have all my lands in Redcrosstreate and Goldinglane or elsewhere in England for her life; and after her decease my lands in Redcrosstreate to remain to Edward Thickens one of my journeymen and to the heirs of his body for ever; for default, the remainder thereof to Raphe Thickens brother of the said Edward and to the heirs of his body for ever; and for default to the right heirs of the said Raphe. I will that the remainder of I tenement and garden now in the tenure of ----- Tyndall in Goldinglane and 1 chamber over another tenement in the tenure of ---- Brockett after my wife's decease be to Elizabeth Androwes sister of my said wife for life; the remainder thereof after the deaths of the said Helen and Elizabeth together with all my lands, &c., in Goldinglane aforesaid in a certain alley there called George Alley on the north side thereof, with the moiety of my great garden ground there now in the occupation of the Frenchman and myself to be to Miles Forest son of the said Elizabeth and his heirs for ever.

I will that all the rest of my lands, &c., on the south side of the said Alley with the other moiety of the said great garden on the same side and I little garden thereto adjoining, after my wife's decease remain to Raphe Roper my eldest brother's son and his heirs for ever.

The premises in Redcross street are held of the Queen, by fealty only, in free burgage, and not in chief, and are worth per ann., clear, $\pounds 6 \ 13s. 4d.$ The premises in Goldinglane are held of the Prebendary of the manor or lordship of Fynnesburye in co. Middlesex, by fealty and the yearly rent of 2s. 2d. only, and suit at the court of the said manor, and are worth per ann., clear, 66s. 8d.

Richard Roper died 28 September, 20 Eliz. [1578]; Ralph Roper is his kinsman and next heir, viz., son and heir of John Roper elder brother of the said Richard Roper and was then aged 27 years and more.

The said Helen still survives.

Chan. Inq. p. m., 21 Eliz., part 2, No. 29.

Roger Coys, Gentleman.

Inquisition taken at the Guildhall, 27 October, 21 Eliz. [1579], before Richard Pype, Knight, Mayor and escheator, after the death of Roger Coys, gent., by the oath of John Haddon, Robert Dickenson, John Keblewhite, George Gynne, Thomas Russell, William Povye, John Harrison, Arthur Raynescrofte, Thomas Bromley, William Typper, John Jackson, John Crowche, William Curteis, Edward Owen, Thomas Elyot, Richard Smith, Griffin Jones and William Jones, who say that

Robert Coys was seised in his demesne as of fee of I large capital messuage, I yard and I garden with 2 small tenements adjoining the said messuage, wherein he dwelt; 2 messuages, and 1 yard or waste ground adjoining the said capital messuage and garden, now or late in the tenure of Robert Shepperd, "playsterer"; all which said premises lie together in the parish of the Blessed Marie in Aldermanburye, in the City of London, and are the same which the said Roger Coys purchased to him and his heirs of Stephen Reames of Estfarleigh in co. Kent, gent., as by a deed enrolled in the Court of Hustings, London, and dated 24 January, 3 Eliz. [1561], more fully appears; 8 messuages with all the shops, cellars, &c., thereto belonging, lying near the Wall of the said City in the parish of the Blessed Mary in the street of Aldermanbury aforesaid and St. Michael Bassishaw within the said City, to wit, between the Queen's highway leading from Cripplegate towards Busshoppsgate on the north side, and the Queen's highway leading from the Church of Aldermanburye towards London Wall towards the west, and the lands and tenements of the said Roger Coys and now or late in the tenure of Richard Fallowes, "Curryor," on the south, and the lands and tenements of the Wardens and Commonalty of the Mystery of the Mercers of London on the east: all which said premises now are or late were in the several tenures of Thomas Smyth, clothworker, William Wytt, "curryor," Robert Harman, Henry Kedwey, hosier, John Dodson, John Moore and John Harrison, curryor, and William Brigges, carpenter, and are the same which the said Roger Coys purchased to him and his heirs of George Bowes, Knight, John Stilcragge, yeoman, brother of Francis Stilcragge, late citizen and carpenter of London, and Michael Stilcragge, yeoman, son and heir apparent of the said John Stilcragge, as by a deed, dated 24 June, 5 Eliz. [1563], more fully appears.

The premises in the said parish of Aldermanbury, purchased of *Stephen Reames* are held of the Queen in free burgage by fealty only and not in chief, and are worth per ann., clear, f_{13} 6s. 8d. The residue of the premises in the said parish, late purchased of *George Bowes*,

Knight, and others are held of the Queen in free burgage by fealty only and not in chief, and are worth per ann., clear, f_{16} .

Roger Coys died 30 January last past; William Coys is his son and next heir and was then aged 18 years and more.

Chan. Inq. p. m., 21 Eliz., part 2, No. 31.

William Catchier, Citizen and Clothworker.

Inquisition taken at the Guildhall, 29 May, 21 Eliz. [1579], before Richard Pipe, Knight, Mayor and Escheator, after the death of William Catchier, citizen and clothworker of London, by the oath of John Haddon, Robert Dickenson, Arthur Ravenscrofte, George Gynne, Thomas Russell, William Povye, William Layer, . . . Barbor, . . . elde, Richard Cox, John Ireland, Edward Owen, John Stodderd, Thomas Eliott and Griffin Jones, who say that

William Skipwith of Ornesbie in co. Lincoln, knight, and Richard Skipwith his son and heir by their deed dated 7 June, 15 Eliz. [1573], sold to William Holstocke and the said William Catchier and their heirs for ever, inter alia, 1 messuage or great place commonly called the Old Place situate at the east head of the parish Church of the Blessed Mary At Hill formerly in the tenure of Thomas Lucas, citizen and fishmonger of London, and then in that of the said William Catchier, except certain rooms (Romeis) parcel of the said Olde Place granted to the said William Holstocke by an Indenture of bargain and sale dated 17 Feb., 13 Eliz. [1571], made to him by the said William Skipwith, knight, Dame Elizabeth his wife and the said Richard Skipwith, of the yearly value of 50s., or otherwise.

The said William and Richard Skipwith by their said deed sold to the said William Holstocke and William Catchier and their heirs for ever 1 other messuage and 1 curtilage called a "Yerde" situate in the said parish of the Blessed Mary at Hill, then in the tenure of John Holstocke of London, woodmonger. And they being so thereof seised, the said William Holdstocke by his deed dated 16 January, 16 Eliz. [1574], released and quitclaimed for himself and his heirs for ever to the said William Catchier and his heirs for ever all his right and estate whatsoever of and in the said messuage called the Old Place except the said "Romeis," parcel thereof, granted to the said William Holstock, as above, and also all his right and estate of and in the said other messuage and curtilage, and all the buildings, &c., thereto belonging and the reversions and remainders of the said premises (except as above excepted) and 3 shops and 1 "yerde" parcel of the premises, lying together now or late in the several tenures of John Edwardes, William Hawse alias Pygeon and John Myller which the said William Holstock and William Catchier by their charter, dated 7 December, 17 Eliz. [1574], sold to a certain John Holstocke, citizen and woodmonger of London and his heirs for ever: all which said premises so released by the said William Holstock to the said William Catchier and his heirs were late in the tenure of the said William Catchier, Ralph Bell, cowper, Richard Stringar, draper, Mary Browne, widow, and John Edwardes, leatherseller.

The said William Catchier was also seised in his demesne as of fee of a house called a great warehouse and 1 shop with all the "Romeis" and buildings thereupon built, now or late in the occupation of Adrian Porter, foreigner, and John Basse, draper, and formerly in that of John Levisham, situate in the parish of the Blessed Mary at Hill adjoining the west side of the messuage in the said parish late in the occupation of the said Thomas Lucas, late of London, fishmonger, and later in that of the said William Catchier: which said premises the said William Catchier purchased to him and his heirs of the said William Holstock, as by deed of bargain and sale dated . . . Eliz. more fully appears: and which the said William Skipwith, Knight, Dame Elizabeth his wife and Richard Skipwith their son, as by the said deed dated 17 Feb., 13 Eliz. [1571], more fully appears.

So seised, the said *William Catchier* made his will dated the first day of A . . ., 1577, as follows [here given in English]: I give to Mary my wife for life the messuage in the parish of St. Mary at Hill, London, now in my occupation.

As to the residue of my lands, &c., in the said parish I give the same to *William Catchier* my son and his heirs for ever; the 2 tenements adjoining my said dwelling house, now or late in the occupation of *Richard Stringar* and *Thomas Lothberye* only excepted: which 2 tenements I give to my child unborn.

All the said premises are held of the Queen in free burgage and are worth per ann., clear, $f_{2}20$.

William Catchier died 4 August, 19 Eliz. [1577]; the said William is his son and next heir and is now aged 6 years and more.

Chan. Inq. p. m., 21 Eliz., part 2, No. 33.

Thomas Godfrey, Esquire.

Inquisition taken at the Guildhall, 27 October, 21 Eliz. [1579], before Richard Pipe, Knight, Mayor and escheator, after the death of Thomas Godfrey, esq., by the oath of John Haddon, Robert Dickenson, John Keblewhite, George Gynne, Thomas Russell, William Povye, John Harrison, Arthur Aynescroft, Thomas Bromley, William Typper, John Jackson, John Crowche, William Curtesse, Edward Owens, Thomas Eliott, Richard Smith, Griffin Jones and William. Jones, who say that

Thomas Godfrey was seised in his demesne as of fee of 1 messuage and 4 tenements and 1 shop in the parish of the Blessed Mary Aldermanbury in the several tenures of the said Thomas, Cicely Swale, Robert Whippe, Annabell Herdman and John Henshaw; and 14 cottages in the several tenures of John Tylley, John Legatt, Thomas Medcafe, — Hopkyns, John Holdernes, Robert Erley, William Legatt, Jone Sallion, Robert Richardson, William Waley, — Holland, widow, Henry Morley, . . . and William Hodgkin.

All the said premises are held of the Queen in free burgage, viz., by fealty only and not in chief, and are worth per ann., clear, f_{12} .

Thomas Godfrey died 27 February, 20 Eliz. [1578]; Oliver Godfrey is his son and next heir and was then aged 29 years and more.

Chan. Inq. p. m., 21 Eliz., part 2, No. 35.

Gerson Milles, Lunatic.

Inquisition taken at the Guildhall, 18 December, 22 Eliz. [1579], before Thomas Penny, Doctor of Medicine, Richard Taylor, Doctor of Medicine, Nicholas Wheler, gent., and William Necton, feodary, by virtue of a commission to enquire into the lunacy of Gerson Hilles, by the oath of John Haddon, Thomas Russell, Arthur Raynscrofte, John Jackson, Edward Owen, John Stodderde, Thomas Elyot, John Ricardes, Richard Smyth, Geoffrey Johnes, William Jones, John Ireland, John Keblewhite, William Povye, William Layer and William Curteis, who say that

Gerson Hilles is a lunatic and does not enjoy lucid intervals, so that he is incapable of governing either himself or his lands, and he became a lunatic on the 10th day of December, 20 Eliz. [1577], and has not since alienated any of his lands or goods, nor has he since been seised of any messuages, lands, &c., which he might alienate, but long before his Inquisitiones Post Mortem for London.

lunacy he was and still is possessed of divers goods and chattels, viz., I piece of white woollen cloth, containing 27 yards, remaining in the City of Antwerp, in parts beyond the seas, in the custody of *Reginald Capcote*, citizen and ironmonger of London, of the price of $f_{...,0}$, and of a certain lease of a tenement in the which he dwells, lying in the parish of St: Dionis Backchurche, London, for a term of years not yet expired, of the value of $f_{...,0}$ also of divers goods, movables and utensils in his said house of the value of $f_{...,0}$ is. 3d.; and divers clothes and other things thereto appertaining of the value of $f_{...,0}$ so. 6d.

Barnabas Hilles is the brother and next heir of the said Gerson Hilles, and is now aged 30 years and more.

Chan. Inq. p. m., 22 Eliz., p. 2, No. 19.

Jasper Fisher, Esquire.

I nquisition taken at the Guildhall, 10 November, 22 Eliz. [1580], before Edward Osborne, citizen and Alderman of London and William Necton, gent., feodary of the City of London, after the death of Jasper Fyssher, esq., late one of the Six Clerks of the Queen's Court of Chancery, by virtue of a commission to them and to William Fletewoodd, serjeant-at-law, and Francis Bowyer, citizen and Alderman of London, directed, by the oath of John Haddon, Arthur Raynscrofte, George Gynne, John Crowche, John Keblewhite, William Povye, John Jackson, John Irelonde, William Stiche, William Jones, William Typper, John Stodderd, Edmund Allen and Henry Shawe, who say that

Jasper Fyssher was seised in his demesne as of fee of 1 capital messuage with all the buildings, yards, gardens, &c., thereto belonging, situate at Bishopsgate, London, which formerly were the 6 gardens late purchased of Martin Bowes, Knight, deceased, and of Thomas Bowes and Martin Bowes his sons, and of William Clopton, esq.; all that alley called Toddes Alley with all the houses, &c., within the same; and divers cottages, orchards, gardens, lands, &c., situate in the parish of St. Botolph without Bisshopsgate in London, now or late in the several tenures of Nicholas Parkinson and Robert Egles: which said alley and other the premises last mentioned were late of Christopher Campyon and afterwards of Nicholas Culverwell, and by him conveyed to the said Jasper Fysher and his heirs; and 9 gardens now reduced into one with certain cottages or tenements in Houndesdytche within the said parish of St. Botolph with the gardens thereto adjoining, now or late in the tenure of the said Jasper Fyssher, John Goodwyn, Knight, William Savage, Thomas Milles, Robert Medcaulf, Edward Strete, John Powell, — Goustone, widow, Henry Glyne alias Glyme, Nicholas Hollidaye, Thomas Maynerd, Christopher Lawrence, Hugh Wattes alias Walker, William Nicholls and John Wilkensonne: which said gardens and tenements were late purchased of William Ryges and William Bugberd, gentlemen.

So seised, the said Jasper Fyssher made his will as follows [here given in English]: Whereas I have enfeoffed John Ellys of Grayes Inne in co. Middlesex, gent., and Vincent Pointer alias Corbett, citizen and draper of London, of my capital messuage, gardens, &c., in the parish of St. Botolph aforesaid and have previously conveyed the same to Margaret my wife for life, and inter alia, to Richard Bostock and John Glascock, gentlemen: now my intent is that my said wife shall enjoy my said capital messuage and all other my lands, tenements, &c., in the said parish for life, and that Sir William Cordell, Knight, Sir Rowland Hayward, Knight, Thomas Bromeley, George Bromeley, William Fleetewood, Thomas Fanshawe, Peter Osborne, Nicholas Bacon, of Redgrave in co. Suffolk, Thomas Powle and John Frenche, esquires, Nicholas Woodroffe and Edward Osborne, citizens and Aldermen of London, and Richard Younge, citizen and grocer of London and their heirs shall sell the reversion of all the said premises after the decease of my said wife and with the money therefrom coming shall pay the sum of $f_{1,600}$, bequeathed by Richard Blunt, deceased, to Elizabeth Blunt, daughter of my said wife if she at the time appointed by her said father will make a release of all her right or interest to the annuity granted by Sir Thomas Kempe, Knight, to her said father and his heirs, but if she refuse, then they shall pay her $f_{1,300}$ and no more, and the surplus of such sale shall go to my executors.

The capital messuage and other the premises lately purchased of *Martin Bowes* are held in free burgage of the city of London, and are worth per ann., clear, f_{20} . The said alley and other the premises late purchased of *Christopher Campyon* and *Nicholas Culverwell* are held of the Queen in chief, by knight's service, but by what part of a knight's fee the jurors do not know, and are worth per ann., clear, f_{5} . The tenements, gardens, &c., late purchased of *William Ryges* and *William Bugberd* are held of the Queen as of her manor of East Greenwich in co. Kent, by fealty only, in free socage and not in chief, and are worth per ann., clear, f_{5} .

Jasper Fyssher died on the last day of February, 21 Eliz. [1579]; Katherine Norwood, widow, and Anna Woulrytche wife of Richard Woulrytche are his kinswomen and next heirs, viz., daughters and heirs of Cicily Taylor late wife of Robert Taylor and sister of John Fyssher father of the said Jasper Fyssher, and are now both aged 40 years and more.

Chan. Inq. p. m., 22 Eliz., part 2, No. 4.

Anthony Gamage, Citizen and Alderman.

Delivered into Court, 22 November, 22 Eliz.

nquisition taken at the Guildhall, 27 October, 21 Eliz. [1579], before Richard Pype, Knight, Mayor and escheator, after the death of Anthony Gamage, citizen and Alderman of London, by the oath of John Haddon, Robert Dykynson, John Keblewhyte, George Gynne, Thomas Russell, William Povie, John Harryson, Arthur Raynscrofte, Thomas Broomley, William Tipper, John Jackson, John Crouche, William Curteis, Edward Owen, Thomas Elyott, Richard Smyth, Griffin Jones and William Jones, who say that

Anthony Gamage was seised in his demesne as of fee of I messuage situate in Fryday strete in the parish of St. Matthew in Frydaystreet in the Ward of Bredstreete, London, now or late in the occupation of *Richard Wright*; I capital messuage situate in the parish of St. Pancras in Westchepe, London, in the tenure of the said Anthony Gamage at the time of his death, and now in the occupation of Alice Gamage his relict; and I messuage situate in Dystaffe Lane in the parish of St. Margaret Moyses, London, now or late in the occupation of Fohn Warsop.

The said messuage in Frydaystreete is held of the Queen as of her manor of Grenewiche in co. Kent, in free socage by fealty only and not n chief, and is worth, per ann., clear, f_{3} 6s. 8d. The said capital messuage in the parish of St. Pancras in Westchepe and the said messuage in Dystaffe Lane are held of the Queen by fealty only, in free burgage of the City of London and not in chief, and are worth per ann., clear, f_{12} .

Anthony Gamage died 11 June last past; William Gamage is his only son and next heir and is now aged 22 years and more.

Chan. Inq. p. m., 22 Eliz., part 2, No. 22.

Thomas Coppinger.

Inquisition taken at the Guildhall, 20 May, 22 Eliz. [1580], before Nicholas Woodroffe, Mayor and escheator, after the death of Thomas Coppinger, by the oath of Robert Dycconson, John Ireland, William Styche, George Gynne, Thomas Elyott, Griffin Jones, John Keblethwayte, William Povye, John Stoddard, Richard Smythe, John Jackson, Edward Owen and John Rycardes, who say that

Thomas Coppinger was seised in his demesne as of fee tail, viz., to him and his heirs male, of I capital messuage lying in the parishes of St. Mary in Lothburye and St. Olave in Olde Jurye in the City of London; 2 other tenements next adjoining on the east side of the said capital messuage, namely, at the south east corner of the garden of the same messuage, now in the tenure of *Thomas Ryvette*, Knight, and formerly parcel of the possessions of the late monastery of the Salutation of the Mother of God, of the Order of the Carthusians next London; and I other tenement lying in the parish of St. Margaret in Lothbury, London, now or late in the tenure of *Walkadyne*.

Long before the death of the said Thomas Coppinger a certain Henry Coppinger father of the said Thomas was seised in his demesne as of fee of the manors of Buxall alias Bukesalles. Cockesalles olde Nectons and Fasebornes in co. Suffolk, and of the advowson and right of patronage of the parish Church of Buxall aforesaid, lying in the vills, fields and parishes of Buxall, Ratisden, Hecham, Fynbarrowe and Bretham in the said county; 60 acres of land, 20 acres of pasture and 20 acres of meadow in Buxall, Ratisden, Fynbarrowe, Hitcham and Brethenham in the said county; and so seised, the said Henry by his will dated 26 August, 12 Eliz. [1570], gave all the said manors, lands, &c., in co. Suffolk to Agnes Coppinger then his wife for life by the name of her jointure, but if she should marry again he willed that there should be paid to her f_{20} yearly during her life out of the lands late purchased by him: which said Agnes still remains unmarried; and the reversion of all the said premises after the decease of the said Agnes to remain wholly to the said Thomas Coppinger, son and heir of the said Henry and the heirs male of his body, with divers other remainders over in fee tail; and the remainder thereof afterwards to the right heirs of the said Henry Coppinger for ever.

After the death of the said *Henry* the said *Thomas* was seised in his demesne as of fee tail of the reversion of all the said premises in co. Suffolk; also of the manor of Devington alias Brunston or Knighte's place in co. Kent; and the manor of Wornedalle alias Borden in the parish of Newington and Borden in co. Kent, with the woods, underwoods, &c., in the parishes of Newington, Stokeberye and Borden; the manor called Ravens in co. Kent, now or late in the tenure of *William Ashurste*; 2 mills called corne milles with divers lands, &c., thereto belonging lying in the vills, parishes and fields of Ospringe, Feversham and Devington in co. Kent, now in the tenure of *Bartholomew Ball*; 1

mill called a Brasell Mill, with the houses, lands, &c., thereto belonging, lying in the parishes, vills and fields of Ospringe, Fersham and Devington aforesaid, now or late in the tenure of *William Hampton*; also in his demesne as of fee of the manor of Churchestrete in the parish of Allhallowes Stoke and St. Mary's in co. Kent.

And further the said Henry Coppinger long before his death in consideration of a marriage formerly had between the said Thomas Coppinger his son and heir apparent of the one part, and Frances Coppinger daughter of William Broke, Knight, Lord Cobham, Lord Warden of the Cinque Ports, and now the wife of the said Thomas Coppinger, of the other part, and in performance of certain covenants specified in a deed dated 16 February, 10 Eliz. [1568], by deed dated 1 May, 10 Eliz. [1568], made between Henry Nevill, Knight, Lord Burgavenye and William Broke, Knight, Lord Cobham of the one part and the said Henry Coppinger of the other part gave to Francis Coppinger, daughter of the said Lord Cobham and now wife of the said Thomas Coppinger, an annuity or yearly rent of 100 marks issuing out of all the premises in Devington and Ravens in co. Kent, and Preston, Feversham, Ludnam, Devington and Newington in the said county, now or late in the several tenures of Alvered Gyles, William Ashurste, John Bradbourne, gentlemen, Bartholomew Ball, and William Hampton : to hold to the said Frances after the death of the said Thomas during the life of the said Henry and Agnes his now wife.

By another deed of even date the said *Henry Coppinger* gave to the said *Frances* an annuity of £100 issuing out of all the said premises: to hold for her life after the deaths of the said *Henry*, Agnes and Thomas Coppinger.

Afterwards the said *Henry* and *Thomas* died, but the said *Agnes* still survives.

The said Thomas Coppinger long before his death, by indenture dated 28 March, 17 Eliz. [1575], in consideration of the sum of £100 to him paid by John Taylor of Cobham in co. Kent, gent., gave to the said John Taylor an annuity of £10 issuing out of the manor of Churchstreete and all the lands thereto belonging, situate in the parish of All Saints and out of all other the manors of the said Thomas in co. Kent: to hold to him and his heirs for ever, on condition that if the said Thomas should pay to the said John the said sum of £100 on the last day of March, 1577, at the porch of the Church of Cobham, then the said grant to be void and of no effect: at which said day neither the said Thomas Coppinger or his heirs had paid the said sum.

So seised, the said *Thomas* made his will dated 16 March, 1579 [here given in English], as follows :---

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I Thomas Coppinger of Allhallows in co. Kent, esq., and "highe shirryf" of the same county give to my brother Robert Coppinger the lease of the tenement and lands now in the tenure of John Waller for the same yearly rent as he now pays.

I give to my brother *Raffe Coppinger* a lease of my lands which he now occupies, for 21 years if he so long shall live, he paying no rent for the same.

I give to *Frances* my wife the annuity of £100 assured to her upon her marriage out of my lands in Feversham, &c.; also all my houses, lands, tenements and hereditaments whatsoever lying within the parishes of Allhallows Stoke and St. Mary, which I late purchased of my brother *Ambrose Coppinger*, for her life.

I will that my son *William* shall have to him and the heirs male of his body all my lands whatsoever and wheresoever on condition that he pay to my son *Francis* an annuity of $f_{,40}$ yearly for life, and also to my child unborn, if a man child $f_{,30}$ yearly, for life, and if a woman child then the sum of $f_{,300}$ on her marriage day.

Touching the entail of all my lands and tenements, if all my men children should die then my will is that the last will of my late father Mr. *Henry Coppinger*, deceased, shall be of full force and strength on condition that my said brother to whom I have made a devise of my lands and tenements in Feversham, Preston, Dore, Ludnam, Newenton, Stockeberrye, Babchild and Hartlippe shall be liable to pay to the marriage of my child unborn if a daughter £500.

The premises in the City of London are held of the Queen in chief by the service of the 20th part of a knight's fee and by the yearly rent of 29s., and are worth per ann., clear, f_{13} os. 4d. The manor of Buxall alias Bukesalles, Cockesalles, Old Nectons and Fasebornes with the advowson of Buxall, in Buxall, Ratisden, Hecham, Fynbarrowe and Bretham in co. Suffolk are held of the Queen as of her Duchy of Lancaster, by knight's service, and are worth per ann., clear, f_{36} 7s. $5\frac{1}{2}d$. The 60 acres of land and other the premises in Buxall, Ratisden, Fynbarrowe, Hecham and Bitchenham are held of the Queen as of her said Duchy and are worth per ann., clear, f_{10} . The manor of Devington in co. Kent is held of the Queen as of her manor of Feversham by fealty, suit at court and the yearly rent of f_{14} 8s. $o_4^3 d$., and is worth per ann., clear, The manor of Worndall alias Borden in co. Kent, is held of the f.10. Queen as of her manor of Milton by fealty and the rent of 13s. 4d., and is worth per ann., clear, f.16 13s. 4d. The manor of Ravens is held of the Dean and Chapter of the Church of Christ in Canterbury as of their manor of Copton, by fealty and the yearly rent of 31s. $6\frac{3}{4}d$, and is worth per ann., clear, 100s. The 2 mills in Ospringe, Feversham and Devington

are held of *Henry Lord Cheynee* as of his manor of Quenecourt by fealty and the rent of 3s., and are worth per ann., clear, 6os. The mill called a Brasel mill in Ospringe, Feversham and Devington is held of the said *Lord Cheynee* as of his said manor by fealty and a rent of 12d., and is worth per ann., clear, 2s. 6d. The manor of Churchstrete is held of the Queen as of her manor of Wyndell by fealty and the rent of 10s., and is worth per ann., clear, f_{10} .

Thomas Coppinger died 21 March, 22 Eliz. [1580]; the said William Coppinger is his son and next heir and is now aged 6 years, 10 months and 7 days.

Chan. Inq. p. m., 22 Eliz., part 2, No. 25.

Bartholomew Brookesbie, Gentleman.

Inquisition taken at the Guildhall, 18 May, 22 Eliz. [1580], bafore William Cordell, Knight, Master of the Rolls of the Court of Chancery, Ruland Heyward, Knight, David Lewes Doctor of Laws and William Necton, gent., after the death of Bartholomew Brookesbie, gent., by virtue of a commission to them and to Thomas Fanshawe directed, by the oath of Robert Dickenson, Thomas Russell, John Ireland, William Stitche, Arthur Reynescrofte, Roger Hoell, Thomas Eliott, John Crowche, John Ricardes, Griffin Jones, William Jones, Henry Shawe, William Curtes, John Keblewhite, William Povie and Richard Smythe, who say that

Bartholomew Brookesbie was seised in his demesne as of fee of the moiety of a messuage called The Three Cranes in the Vyntree, lying in the parish of St. Martin in the Vintree in the ward of the Vintree in the City of London, now in the tenure of *Thomas Prouse* citizen and vintner of London; I messuage called the Sarazen's Head next the Yeldhall Gate of the said city, lying in the parish of St. Lawrence in Old Jewry, in the ward of Chepe, London, now or late in the several tenures of *George Allen, Joan Frend, Robert Whipp* and *Fulk Heath*; and 2 messuages in the parish of St. Dunstan in the West in the ward of Farringdon, without the said city, now or late in the tenures of *William Kingsley*, gent., and *Henry Beverley*.

The said moiety of the messuage called The Three Cranes in the Vintree is held of the Queen in free burgage of the said city, and is worth per ann., clear, f_{10} . The said messuage called the Sarazen's Head in the parish of St. Laurence in Old Jewry is held of the Queen in free burgage of the said city by fealty only, and not in chief, and is worth

per ann., clear, f_{36} 165.8d. The said 2 messuages lying in the parish of St Dunstan's in the West are held of the Queen in free and common socage by fealty only and not in chief, and are worth per ann., clear, f_{18} .

Bartholomew Brookesbie died 10 August last past; Thomas Brookesbie is his kinsman and next heir, viz., son of Bartholomew Brookesbie, son of John Brookesbie, son of Bartholomew Brookesbie, father of William Brookesbie, father of the said Bartholomew named in the said commission, and was then aged 40 years and more.

Chan. Inq. p. m., 22 Eliz., part 2, No. 26.

Miles Exelbye, citizen and merchant-tailor.

nquisition taken at the Guildhall, 17 March, 22 Eliz. [1580], before Thomas Woodroffe, Knight, Mayor and escheator, after. the death of Miles Exelbye, citizen and merchant-tailor of London, by the oath of Robert Dyckenson, John Harrison, Thomas Russell, John Irelond, William Stytche, Arthur Reynescrofte, Roger Hoell, George Gynne, Thomas Elyot, John Crowche, John Ricardes, Griffin Jones, William Jones, William Curteys, John Keblewhite, William Povye, Richard Smyth and John Stoddard, who say that

Miles Exelbye was seised in his demesne as of fee of 2 messuages late purchased by him of Richard Tonge, gent., situate in Fleetstrete in the parish of St. Dunstan in the West in the suburbs of the city of London, between the messuage of $\mathcal{J}ohn$ Walker on the west side and the messuage in the tenure of $\mathcal{J}ohn$ Wooddie, skinner, on the east side, abutting upon the highway towards the Bar, and a certain parcel of land or garden belonging to the Inner Temple, London, towards the south; and I other messuage late in the tenure of Richard Bolto and now in that of $\mathcal{J}ohn$ Nusham situate in Chancery Lane, in the parish of St. Dunstan aforesaid.

Long before the death of the said *Miles Exilbye* a certain *William Reinold* of the said Inner Temple, gent., and *Lucy* his wife were seised in their demesne as of fee of I messuage then in the tenure of *Edward Lutwiche*, gent.; and 2 cottages then in the several tenures of *John Tressham* and *Thomas Trowte* situate in Chancery Lane in the said parish of St. Dunstan; and so seised, the said *William* and *Lucy* for a sum of money to them paid by the said *Miles Exelbye* and *Alice* his wife, by their charter dated 6 April, 11 Eliz. [1569], granted and confirmed to the said *Miles* and *Alice* the said messuage and cottages, with all the shops, cellars, &c., thereto belonging, situate in Chancery Lane: to hold to the said Miles and Alice and to the heirs of the said Miles for ever.

The said Miles was also seised in his demesne as of fee of 2 messuages in the several tenures of John Whytwell and —— Chamberlain, situate in the city of Westminster in co. Middlesex and late parcel of the possessions of the Cathedral Church of Westminster, with the shops, cellars, &c., thereto belonging.

And so seised of all the above recited premises the said Miles Exelbye made his will dated 16 October, 21 Eliz. [1579], as follows [here given in English]:--

I will that after the Queen shall be satisfied of a full third part (in 3 equal parts to be divided) of all my lands, &c., held of her in chief by knight's service or by socage in chief, the said third part shall descend immediately after my death to my eldest son William Exelbye. And as to the remaining 2 parts: whereas I made my wife Alice joint purchaser with me for her life of certain messuages, lands, &c., in Chancery Lane in the said parish of St. Dunstan, now or late in the several tenures of William Boby, Thomas Tresham and James Trowte: I will that after her death the said premises shall remain to my son Miles Exelbye and to the heirs of his body; for default, to my son William Exelbye and the heirs of his body; and for default, to my right heirs for ever.

I give to my said wife one other house in Chancery Lane in the tenure of $\mathcal{J}ohn$ Newsham, for her life; after her decease I give the same to my said son *Myles* and to the heirs of his body; for default, the remainder thereof to my said son *William* and to the heirs of his body; and for default to my right heirs for ever, provided always that if my said wife will not accept in full recompense of her dower such lands as I have hereby assured to her, then my will is that she shall take no benefit of this my will.

Whereas my brother Richard Millward with my money has purchased to him and his heirs I messuage with shops, &c., thereto belonging, situate in Fletestrete in the said parish, in the tenure of $\mathcal{J}ohn Woodye$, skinner: my will is that he shall convey the same to my wife and my son William and his heirs for ever, but if my wife shall claim any dower contrary to this my will then the said assurance of the said premises shall be made to my said son William and his heirs for ever.

I give all my lands, &c., in Westminster to my executors for so long and until they may have received out of the profits thereof the sum of f_{100} to the use of my daughter *Elizabeth Exelbye*, to be paid to her on the day of her marriage or at her age of 21 years; and afterwards to the use of my child unborn and the heirs male of his body if a son, but if it be a daughter and she be still living after the said f_{100} shall have been

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levied, then my executors shall retain the said premises until another \pounds 100 shall be levied to the use of such other daughter, to be paid as above. The reversion of the said premises in Westminster shall be to my said son *Miles* and the heirs of his body; for default, to my said son *William* and the heirs of his body; and for default, to my right heirs for ever.

I will that 2 parts (in 3 parts to be divided) of all my messuages, lands, &c., late purchased of *Richard Tonge*, gent., shall be to the uses hereafter expressed and I will that my said executors shall have all the said premises until my said son *Myles*'shall be of the age of 21, and if he shall die before that time then until my next heirs have accomplished the said age, to the intent that they shall take all the profits thereof to the use of my daughter $\mathcal{J}ane$, to be paid to her as above.

The 2 messuages in Fleetstreet purchased of *Richard Tonge*, are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors do not know, and are worth per ann., clear, £6. The messuage in Chancery Lane in the tenure of *John Nusham* is held of the Queen, but by what service is not known, and is worth per ann., clear, 203. The messuage late in the tenure of the said *Edward Lutwiche* and the 2 cottages in Chancery Lane in the several tenures of the said *John Tresham* and *Thomas Trowte* are held of the Queen as of her manor of Wendover Ferens [*sic*] in free socage and not in chief, and are worth per ann., clear, £3. The 2 messuages in Westminster are held of the Queen as of her manor of East Greenwich in co. Kent, by fealty only, in free socage, and not in chief, and are worth per ann., clear, 66s. 8d.

Miles Exelbye died 17 October, 21 Eliz. [1579]; the said William is his son and next heir and was 16 years of age on the 11th day of December last past.

The said Alice still survives in the said parish of St. Dunstan.

Chan. Inq. p. m., 22 Eliz., part 2, No. 29.

Kichard Glareson.

Inquisition taken at the Guildhall, 17 June, 22 Eliz. [1580], before Nicholas Woodrooffe, Knight, Mayor and escheator, after the death of Richard Clareson, son and heir of Nicholas Clareson, deceased, and late being within age and in the wardship of the said Queen by reason of his minority, by the oath of Robert Dyckenson, Thomas Russell, John Jackeson, John Keblewhite, Richard Smythe, William Povie, Thomas Eliott, George Gynne, John Irelond, William Inquisitiones Post Mortem for London.

Styche, Gryffin Jones, Roger Hole, John Stoddard, Edmund Owen, John Richardes and Robert Peacocke, who say that

Richard Clareson was seised in his demesne as of fee of I messuage situate in the parish of St. Helen next Busshops gate in the street of Busshopps gate within the City of London, late in the tenure of *Edward Skegges*: which said messuage is held of the Queen in chief, but by what part of a knight's fee the jurors do not know, and is worth per ann., clear, 48s.

Richard Clareson died 20 January, 21 Eliz. [1579]. The said messuage ought to come to the Queen by reason of the minority of *Thomas Clareson* who is the brother and next heir of the said *Richard* and was aged 20 years on the 17th day of August last past.

Chan. Inq. p. m., 22 Eliz., part 2, No. 30.

Giles Marryson, Brewer.

nquisition taken near the Church of St. Botolph without Algate in the suburbs of the City of London, 14 May, 22 Eliz. [1580], before William Fletewode, esq., Recorder of the said City, Robert Heyes, George Irelonde and John Guylpyne, gentlemen, by virtue of a commission to enquire concerning lands and tenements escheated, by the oath of Richard Wotton, Anthony Hall, Peter Collett, Thomas Cuttler, Thomas Armestronge, Hugh Wheler, John Inman, Thomas Dawson, Richard Swerlande, Richard Neale, Francis Wight, Thomas Bennett, Henry Sherwood, William Rylyon and Henry Browne, who say that

Giles Harryson late of London, brewer, was seised in his demesne as of fee of I messuage called the Flower de Luce, formerly in the tenure of John Hollande late of London, fletcher, lying in the parish of St. Botolph, with all those messuages and cottages situate in the said parish in or near a certain alley or lane called Shippe Alley near the Mynoresse.

So seised, the said Giles Harrison made his will 7 May, 1551, as follows [here given in English]:---

I give to Alice Waterscott the daughter of John Waterscott and Awdrie his wife on the day of her marriage my 2 tenements, one in the Sibill Vincent and the other in that of Edward Baxter: which 2 tenements are now rented at a mark a piece, lying in the parish of St. Botolphe between the Mynories and the said Church: to her and her heirs for ever.

I give to Gyles Eston son of William Eston and Elizabeth his wife at the day of his lawful age the tenement now in the tenure of $\mathcal{J}ohn$ Hollande, fletcher, lying in the high street next to an alley called Wolsick Alley: to him and his heirs for ever.

All the rest of my lands and houses both within Ship Alley and without, lying near the late dissolved monastery called the Mynories I give to *Elizabeth* my wife for life; and after her decease, I give the same to the children lawfully begotten of $\mathcal{J}ohn$ Waterscott, citizen and goldsmith of London, and Awdrie his wife and to the children of William *Eston*, citizen and fishmonger of London, and Elizabeth his wife and to their heirs for ever, equally divided.

After the death of the said Giles Harrison the said Giles Eston was seised of the said premises called the Flower de Luce.

All the said premises are held of the Queen in free and common socage and not in chief or by knight's service, and are worth per ann., clear, f_{3} 6s. 8d.

The said William Eston and Etizabeth had issue Giles, William and Lucretia Eston. The said John Waterscott and Awdrie had issue Alice Waterscott.

The said Giles, William and Lucretia Eston died without heirs general or special.

Chan. Inq. p. m., 22 Eliz., part 2, No. 23.

Giles Marrison, brewer.

I I I QUISITION taken at the gate of the house of the late dissolved monastery of St. Mary of Graces near the Tower of London in co. Middlesex, 28 May, 22 Eliz. [1580], before William Fletewode, esq., Recorder of the City of London, Edmund Morrant, esq., George Irelonde and John Guylpyne, gents., commissioners, by virtue of a commission to enquire concerning lands and tenements escheated, by the oath of James Forman, gent., John Taylor, Richard Donnyngton, Richard Roughton, Richard Cowper, William Bunche, Peter Orrell, Thomas Gyttons, John Lighterfot, Richard Clyff, Richard Robson, Henry Stokes, Thomas Harryatt and John Goldyng, who say that

A certain Giles Harrison late of London, brewer, was seised in his demesne as of fee of one messuage then and now being a brewhouse called the Redd Lyonn situate in Estsmythfeeld in the said county; and so being thereof seised he made his will, dated 7 May, 1551, as follows [here given in English]:—

I give the profits of my brewhouse called the Redd Lyonn, wherein I now dwell, to *Elizabeth* my wife for life; after her decease, I give the Inquisitiones Post Mortem for London.

lands and houses above bequeathed [see Inq. p. m., 22 Eliz, part 2, No. 33] to the children of John Waterscott, citizen and goldsmith of London, and Awdrey his wife and to the children of William Eston, citizen and fishmonger of London, and Elizabeth his wife: to them and their heirs for ever equally divided.

I make *Elizabeth* my wife my principal executor, and co-administrator with her the said *John Waterscott*.

Afterwards the said Giles Harrison died without heirs general or special.

Because the said messuage was held in chief by knight's service the said will was void as to one whole third part of the said messuage, in 3 parts divided, and good and sufficient in law as to 2 parts thereof to the persons aforesaid to whom the said *Giles* had devised the said messuage.

The said $\mathcal{J}ohn$ Waterscott and Awdrey his wife had issue one daughter called Alice and married to a certain $\mathcal{J}ohn$ Ferne. The said William Eston and Elizabeth his wife had issue Giles, William and Lucretia.

The said *Elizabeth* could not lawfully alienate any part of the lands, &c., of the said *Giles Harrison*, yet nevertheless she and a certain *Thomas Deane* late her husband by a fine levied at Westminster without the licence of the said *John Waterscott* acknowledged the said tenement to be the right of a certain *Roger Trigg* as that which the same *Roger* had of the gift of the said *Thomas* and *Elizabeth*, and the said *Roger* by that fine delivered the said tenement to the said *Thomas* and *Elizabeth* and the heirs of the said *Thomas*; for which cause the said *Elizabeth* forfeited for life all her right and title therein.

The said *Alice* is seised of the 4th part of the 2 parts of the said messuage, in 4 parts divided, in her demesne as of fee, and the other 3 parts thereof belong to the Queen as escheats, because the said *Giles*, *William* and *Lucretia Eston* died without heirs general or special; and the said 2 parts of the said messuage are held of the Queen in chief by knight's service, and the said 3 parts are worth per ann., clear, 10s.

Chan. Inq. p. m., 22 Eliz., part 2., No. 38.

Robert Kympton, Gentleman.

nquisition taken at the Inn called the Castle in the street called St. John Strete without the Bars of the City of London, 18 June, 22 Eliz. [1580], before *Jasper Cholmeley*, gent., escheator of the county of Middlesex, after the death of *Robert Kympton*, late of Greyes Inn in the said county, gent., by the oath of *James Forman*, gent., *William* Wood, John Tayllor, Richard Roughton, Richard Donnyngton, Robert Mann, Richard Robson, Henry Stokes, Henry Antell, Peter Orell, Richard Cowper, James Mascall, Richard Clyffe and James Tute, who say that

Robert Kympton was seised in his demesne as of fee of one Chamber or Cubicle with 2 small houses called "Studdyes," and I cellar lying under the stairs of the same, also a free and common passage or way through a certain entrance above the said stairs to the said chamber and the said "Studdyes" belonging thereto: which said premises now are or late were parcels of a messuage lately built in divers cubicles, chambers or "Romeis" by a certain Edward Stanhope of Greyes Inn aforesaid, esq.; which said messuage so built was built upon a certain piece of soil or land, and of the brick wall upon the same, the said piece of soil or land being late parcel of the garden of the mansion house late of Geoffry Clyffe now deceased, situate in High Holborne in co. Middlesex, in the parish of St. Andrews in Holborn abutting upon the rear of a court called the back court lying on the south side of the Hall of Greyes Inn and above divers chambers of Grays Inn commonly called the Iryshhe Rents towards the west as appears by a certain indenture quinquepartite dated 24 July, 11 Eliz. [1569], made between Geoffry Clyffe of High Holborne aforesaid, gent., and Richard Clyffe son and heir apparent of the said Geoffry of the one part, and Robert Lane of Horton in co. Northampton, Knight, of the 2nd part, George Morton of Greyes Inn aforesaid, gent., of the 3rd part, Robert Kympton of Greyes Inn aforesaid, gent., of the 4th part, and Edward Stanhope of Greyes Inn aforesaid, esq., of the 5th part more fully appears.

The said chamber and premises are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors do not know, and are worth per ann., clear, 10s.

Robert Kympton died 10 February last past, leaving Margaret his wife who afterwards, viz, on the 10th day of May last, bore a daughter named Lucy, which said Lucy on the 13th day of May following was baptized in the Church of St. Augustine in the said City and now survives and is his only daughter and next heir.

Chan. Inq. p. m., 22 Eliz., part 2, No. 39.

Julius Burgarneye, Esquire.

nquisition taken at the Guildhall, 9 May, 23 Eliz. [1581], before¹ ... after the death of Julius Burgarncy, esq., Doctor of Medicine, by the oath of Robert ... Russell, John Irelond, John Jackson, John

¹ Part of the right hand side of this Inquisition is torn away.

Keblewhite, William Styche, George Ginne, John Crowche, Edmund Owen, Griffin Jones, Peter Legate, John Ricardes and William Feeke, who say that

Long before the death of the said $\mathcal{J}ulius$ King Henry 8 was seised of 2 houses and 1 parcel of waste ground . . . viz., next the site of the late Priory or New Hospital of the Blessed Mary without Bishopsgate, London, now dissolved; and so seised, afterwards, viz., the 28th day of June, in the 32nd year of his reign by Letters Patent for a certain sum of money granted the said messuage and other the premises to . . . and mercer of London: to hold to the said *Christopher Campion* and his heirs for ever, of the said late King . . . one knight's fee and paying to the King 2s. yearly.

So seised, the said *Christopher Campion* afterwards by indenture dated 10...3 and 4 Philip and Mary by indenture made... and *Giles Allen*, gent., of the other part demised the said premises by the name of the mansion houses with the garden and orchard adjoining, to the said *Giles* for 99 years, paying therefor yearly to the said *Christopher* 1 grain of pepper: the estate and term of years of which said *Giles* in the said premises ... of Thurgarton in co. Nottingham, yeoman, now has by sufficient conveyances in the law, by virtue whereof the said *John Grondey* was and still is seised of the residue of the said term of years.

After the death of the said Christopher Campion the said premises descended to . . . gent., to Barbara wife of Thomas Ball, gent., and to Elizabeth wife of Lawrence Swynborne, gent., daughters and coheirs of the said Christopher, by virtue whereof the said Ellis, Thomas and Lawrence were thereof seised in right of their said wives, and so seised by indenture dated 4 February, 20 Eliz., for a certain sum of money, sold the said premises to the said Julius Burgarncye and Elianore his wife: to hold to them and the heirs of the said Julius for ever.

By deed dated 12 March, 20 Eliz., the said *Ellis* and *Helen*, *Thomas* and *Barbara*, *Lawrence* and *Elizabeth* acknowledged . . . and remised the said premises to the said $\mathcal{J}ulius$ and *Elianore* and the heirs of the said $\mathcal{J}ulius$ for ever.

The said John Grondey being so seised of the said premises demised the same to the said Julius, who by charter dated 26 December, 23 Eliz., enfeoffed thereof Roger Townesende, esq., and Nicholas Coote, gent., to hold to the use of the said Julius for life; after his decease, to the use of the said Elianore for life; after her decease, to the use of the heirs of the body of the said Julius; and for default, to the use of the said Julius and Elianore and the heirs of the said Julius for ever: which said charter is here given in full as follows: This indenture made 26 Dec., 23 Eliz., between Julius Burgarneye, esq., Doctor of "Phisick"

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of the one part and Roger Townessend of Estraineham in co. Norfolk, esq., and Nicholas Coote of . . . in the said county, esq., of the other part witnesses that the said $\mathcal{J}ulius$ in consideration of a marriage had between himself and Eleanor his wife and for the affection he bore her and for the advancement of his heirs granted to the said Roger and Nicholas all that great messuage or tenement and all the buildings, lands, &c., lying near the Spittle without Bishopsgate: to hold to the use of the said $\mathcal{J}ulius$ for life; after his decease, to the use of the said Eleanor for life; and for default, to the use of the heirs of the body of the said $\mathcal{J}ulius$; and for default, to the use of the said. $\mathcal{J}ulius$ and Eleanor and their heirs for ever.

The said premises are held of the Queen in chief by the service of the 20th part of a knight's fee and by the yearly rent of 2s. The reversion of the premises during the residue of the said term is worth nothing except the said rent of 1 grain of pepper, but after the said term it will be worth f_{25} .

Julius Burgarncye died at London 7 January last past without issue of his body: after his death the said $\mathcal{J}ohn$ Grondey was possessed of the said premises for the residue of the said term. With the assent of the said $\mathcal{J}ohn$ the said Eleanor took the profits of the said premises and dwelt therein.

Chan. Inq. p. m., 23 Eliz., part 2, No. 60.

Eleanor Burgarney, Widow.

nquisition taken at the Guildhall, 10 November, 23 Eliz. [1581], before James Harvey, Mayor and Eschéator, after the death of Eleanor Burgarnci, widow, late the wife of Julius Burgarncy, esq., Doctor of Medicine, by the oath of Robert Dickenson, Roger Hole, William Povye, John Harryson, John Irelond, John Jackson, William Stiche, Arthur Raynscrofte, George Ginne, John Rickardes, Edmund Owen, Griffin Jones, Henry Shaw, William Curtes, George . . . and William Feake, who say that

Long before the death of the said *Eleanor*, King Henry 8 was seised in his demesne of 2 houses and 1 parcel of waste land adjoining the same, containing 1 acre and 1 rood, and of 2 walls of bricks near adjoining the said houses, lying in the suburbs of the City of London, *viz.*, next the site of the late Priory or new Hospital of the Blessed Mary without Bisshopsgate, London, now dissolved, and late parcel thereof; and so being thereof seised, afterwards, *viz.*, on the 28th day of June in the 32nd year of his reign, by Letters Patent, dated at Westminster the same day and year, for a certain sum of money, granted the said premises, *inter alia*, to *Christopher Campion*, citizen and mercer of London: to hold to him and his heirs for ever, of the said late King and his heirs by the service of the 20th part of a knight's fee and rendering yearly for the same 2s.

And the said Christopher Campion so being thereof seised by indenture dated 14 April, 3 and 4 Philip and Mary [1557], made between himself of the one part and a certain Giles Allen, gent., of the other part demised and to farm let the said premises by the name of a mansion house with a garden and orchard adjoining the same to the said Giles Allen for 99 years, he paying for the same yearly to the said Christopher I grain of pepper: the estate and term of years in the said premises of which said Giles, a certain John Grondeye of Thurgarton in co. Notts now has, as by divers lawful conveyances more fully appears.

And so seised of the reversion of the said premises the said Christopher died at London: after whose decease the said messuage and other the premises descended to Helen wife of Ellis (Elizet's) Stempe, gent., to to Barbara wife of Thomas Ball, gent., and to Elizabeth wife of Lawrence Swynborne, gent., daughters and coheirs of the said Christopher, by virtue whereof the said Ellis, Thomas and Lawrence were thereof seised in right of the said Helen, Barbara and Elizabeth; and so being thereof seised, they afterwards, viz., on the 4th day of February, 20 Eliz. [1578], by indenture of the same day and year, by pardon from the Queen by her Letters Patent, for a certain sum of money, sold the said premises to the said Julius Burgarncy and Eleanor his wife: to hold to them and to the heirs of the said Julius to their sole use for ever; and by their deed dated 12 March, 20 Eliz. [1578], remised and altogether quitclaimed to the said Julius and Eleanor and the heirs of the said Julius for ever all their estate, title and interest in the said premises.

The said $\mathcal{J}ohn$ Grondie being so seised of the said premises, long before the death of the said $\mathcal{J}ulius$ Burgarncy demised to him the said premises at the will of the said $\mathcal{J}ohn$; and afterwards, the said $\mathcal{J}ulius$ by charter dated 26 December, 23 Eliz. [1580], enfeoffed thereof a certain Roger Townesende, esq., and Nicholas Coote, gent., to hold to them and their heirs to the use of the said $\mathcal{J}ulius$ for life; and after his decease to the use of the said Eleanor for life; after her decease to the use of the heirs of the body of the said $\mathcal{J}ulius$; and for default of such issue to the use of the said $\mathcal{J}ulius$ and Eleanor and their heirs for ever. By virtue of which said enfeoffment and by force of the Statute of Uses the said $\mathcal{J}ulius$ was seised of the said premises in his demesne as of freehold, with remainders as above, The said $\mathcal{J}ulius$ Burgarncy died so seised at London on the 7th day of January last past without issue lawfully begotten; after whose death the said $\mathcal{J}ohn$ Grondeye was possessed of the said premises for the residue of the said term of years, with remainder thereof to the said Eleanor and her heirs.

The said premises are held of the Queen in chief by the service of the 20th part of one knight's fee and by the yearly rent of 2s., and during the residue of the said term are worth nothing except the said rent of 1 grain of pepper, and afterwards they will be worth per ann., clear, $\pounds 5$.

Eleanor Burgarncy died 10 August last past at London; Thomas Cooper of Thurgarton in co. Notts is her son and next heir and was then aged 23 years and more.

After the death of the said *Ellen* the said *John Grondy* was seised of the said premises for the residue of the said term, the remainder thereof being to the said *Thomas* and his heirs.

Chan. Inq. p. m., 23 Eliz., part 2, No. 62.

Christopher Draper, Knight.

Writ dated at Westminster 23 June, 23 Eliz. [1581].

Delivered into court the last day of October, 23 Eliz.

Inquisition taken at the Guildhall [no date given], before John Braunche, Knight, Mayor and escheator, after the death of Christopher Draper, knight, by the oath of Robert Dickenson, William Povey, Thomas Russell, John Irelonde, John Jackson, Peter Legatt, William Stiche, John Keblewhite, George Gynne, Edmund Owyn, Griffin Jones, Henry Webbe, George Robertes, John Oldam, Roger Hole and John Stodderd, who say that

Christopher Draper was seised in his demesne as of fee of I messuage commonly called the Gallie in the parish of St. Dunstan in the East, in London, in the occupation of *Clement Draper*; and of a certain other large messuage called Asheling Wharfe and formerly called Puckman Wharfe and afterwards called Crechurche-wharfe and late called Gibson's Key, situate in the said parish.

And so seised, the said *Christopher* afterwards by feoffment dated I March, 13 Eliz. [1571], gave the said premises, with all the houses, buildings, &c., thereto belonging to *William Webbe*, citizen and salter of London, *Stephen Woodroff*, citizen and haberdasher of London, *Wolstan Dixie*, citizen and skinner of London, and *Laurence Grene*, citizen and cutler of London: to hold to them and their heirs for ever to the use of the said *Christopher* for life; and after his decease, then as to 2 parts of the said premises, in 3 equal parts to be divided, to the use of *Margaret* wife of the said *Christopher* for life; after her decease then as to the same to the use of *Benedicta*, *Brigitt* and *Agnes*, daughters of the said *Christopher*, and their heirs for ever.

Afterwards the said *Margaret* died in the said parish in the lifetime of the said *Christopher*.

The said messuage called Gibson's Key is held of the Queen by the service of the 20th part of a knight's fee and the yearly rent of 23s., and is worth per ann., clear, £8. The messuage called the Gallie is held of the Queen in free burgage of the City of London and not in chief, and is worth per ann., clear, £5.

Christopher Draper died 8 May, 23 Eliz. [1581], in the said parish; the said Benedicta, now the wife of William Webbe, citizen and Alderman of London, the said Brigitt now the wife of Henry Billingsley, citizen and haberdasher of London, and the said Agnes the wife of Wolstan Dixe, citizen and Alderman of London, are his daughters and next heirs and are now aged respectively, the said Benedicta 39 years, the said Brigitt 30, and the said Agnes 26.

Chan. Inq. p.m., 2 Eliz., part 2, No. 64.

William Chapman, Citizen and Fronmonger.

nquisition taken at the Guildhall, 28 November, 23 Eliz. [1580], before William Tooke, esq., Auditor of the Court of Wards and Liveries, Richard Gadburye, gent., and William Necton, feodary of the City of London, after the death of William Chapman, citizen and ironmonger of the said city, by the oath of John Haddon, Robert Dickenson, Thomas Russell, Arthur Raynscrofte, George Ginne, John Crowche, John Keblewhite, William Povie, John Harrison, John Jackson, John Irelonde, William Stiche, John Ricardes, Griffin Jones, Peter Leggat, William Curtis, Edmund Owen and Henry Shawe, who say that

Long before the death of the said William Chapman a certain Robert Chamberleyn, citizen and ironmonger of London, was seised of 1 messuage situate in Borthalane alias Bordehawelane within the parish of the Blessed Mary Colchurch in the Ward of Chepe, London; 1 yard or waste piece of land to the said messuage adjoining; 2 other messuages situate in the said parish late belonging to the House or College of Acon, London, lately dissolved; and 2 yards with 2 small houses thereupon built lying in the said lane called Borthalane in the said parish. So seised, the said Robert Chamberlain in part fulfilment of certain bargains and agreements specified and declared in certain indentures of bargain, dated the last day of March, 18 Eliz. [1576], and made between himself of the one part and the said William Chapman, deceased, and $\mathcal{J}oan$ his wife of the other part, sold to the said William and $\mathcal{J}oan$ the said messuage in Borthalane, the said yard or waste land thereto adjoining, then or late in the several tenures of the said William Chapman and of Robert Herne, merchant tailor of London, and also the said 2 other messuages: to hold to them and to the heirs of the said William to their sole use for ever.

And so seised, the said William Chapman made his will dated 15 August, 1579, as follows [here given in English]:--

I give to *William Chapman* my son and heir apparent and to his heirs for ever my manor of Bright Walton alias Brickleton in co. Berks and all my lands in Bright Walton thereto appertaining.

I give to my son *Robert Chapman* all my lands, tenements, &c., in the City of London, and in the towns, parishes and hamlets of Cookeham and Bray in co. Berks.

The said messuage in Borthalane, the said yard or waste piece of land thereto adjoining, and the said 2 yards with the 2 small houses thereupon built in Borthalane aforesaid are held of the Queen by fealty only, in free burgage, and are worth per ann., clear, 40s. The 2 messuages in the said parish of the Blessed Mary Colchurch to the said late House of Acon belonging are held of the Queen in chief by the 40th part of a knight's fee, and are worth per ann., clear, f_{13} .

William Chapman died 8 August last past; William Chapman is his son and next heir and was aged 7 years on the 20th day of December last past.

The said $\mathcal{J}oan$ still survives in the said parish of the Blessed Mary Colechurch, London.

Chan. Inq. p. m., 23 Eliz., part 2, No. 79.

William Meron, Gentleman.

I nquisition taken at the Guildhall, 30 January, 23 Eliz. [1581], before John Harte, citizen and Alderman of London, William Tuck, esq., Auditor of the Court of Wards and Liveries, Richard Gadberye, gent., Nowell Sotherton, gent., and William Necton, gent., feodary within the City of London, by virtue of a commission to them and to Rowlande Haywarde directed after the death of William Heron, gent., by the oath of Robert Dyconson, George Gynne, William Povey, Inquisitiones Post Mortem for London.

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John Harryson, Richard Smythe, John Jackson, John Irelande, William Styche, John Rychardes, William Leyer, William Typper, John Stoddarde, Roger Hole, Thomas Bromley and William Feake, who say that

William Heron was a citizen and freeman of the said city and was seised in his demesne as of fee of 14 messuages and 1 stable situate in Westsmythfeild in the parish of St. Sepulchre, London; and so being thereof seised he made his will 12 July, 1580, at London, as follows: [here given in English]: I give to Elizabeth my wife a yearly rent of f_2 issuing out of my house called the Maydenhed and other my lands thereto adjoining in the said parish of St. Sepulchre, on condition that she shall not claim any dower, "franke banke" (free beach) or wife's part of my lands or goods; if she does claim them then this my grant to cease.

I give to *Thomas Heron* of Newcastell and his heirs for ever the yearly rent of £5 issuing out of my said lands and tenements in the said parish.

I give to 2 poor colleges in the Universities of Oxford and Cambridge, viz., University College in Oxford and Peterhouse in Cambridge, to each of them the yearly rent of f_{55} , issuing out of my said lands "towarde the educacion and bringinge upp of poore schollers within the said towe severall Colleges or howses".

I give to the parish of St. Sepulchre to the use of the poor for ever the yearly rent of f_{4} , also issuing out of my said lands.

Towards the repair of the parish Church of Clerkenwell the yearly rent of $\pounds 4$ for 12 years, and after that period, a like sum yearly for ever to the poor of the said parish of Clerkenwell: all issuing out of my said lands.

I give to Katherine Bassett alias Poppleton my first wife's daughter for life the yearly rent of 40s.; to Joan Hall alias Poppleton my said first wife's daughter the yearly rent of 40s. for life; to Margaret Bell my servant the yearly rent of 40s. for life; to the said Katherine Bassett alias Poppleton the yearly rent of 20s. besides the said 40s., and to John Hall the yearly rent of 20s. for life; all issuing out of said lands.

I give to the use and repair of the parish Churches of St. Sepulchre and Clerkenwell for ever the yearly rent of f_{20} after the decease of my said wife; and after the decease of the said Katherine Basset, Joan Hall, Margaret Bell and John Hall I give the said yearly rent of f_{8} issuing out of my said lands for ever towards the repair of the highways from time to time in most needful places between the Spittlehowse at Highegate and the corner of St. John's Wall and the common highway leading from Highegate through Kentyshe towne to Battlebridge: the same to be yearly bestowed by the Constables and Churchwardens of the said

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places for the time being. I give to Thomas Charleton son of Roger Charleton the yearly rent of 26s. 8d., issuing out of my said lands.

And finally in order that the several demises of the said lands may be performed, I will that the said lands shall be conveyed to the corporations of the Woodmongers or Clothworkers to the above said uses if my executors shall be so advised by their counsel.

The said William Heron made Edward Buggins, gent., Robert Woode and Clement Rigges his exors.

After the death of the said *William* the said executors by their deed dated 6 October, 22 Eliz. [1580], conveyed the said premises to the Master, Wardens and Commonalty of the Freemen of the Art or Mystery of the Clothworkers of London and their successors to their proper use for ever.

All the said premises are held of the Queen in free burgage, and are worth per ann., clear, f_{240} .

William Heron died 12 July last past; Thomas Heron is his kinsman and next heir, viz., son of William Heron, son of John Heron alias Bernard Heron, father of John Heron, father of the said William Heron named in the said commission, and is now aged 40 years and more.

Chan. Inq. p. m., 23 Eliz., part 2, No. 83.

William Clerk, Holot.

Inquisition taken at the Guildhall, 6 November, 23 Eliz. [1581], before John Allott, Alderman of the City of London, Gabriel Colston, citizen and grocer of London, and William Necton, feodary, commissioners appointed to enquire into the lunacy of William Clerke, son of Roger Clerke, citizen and salter of London, by the oath of Robert Dickenson, William Layer, William Povye, John Harryson, Thomas Russell, John Irelonde, John Jackson, William Stiche, John Keblewhite, George Ginne, John Crowche, John Richardes, Edmund Owen, Gri ..., Henry Shawe, William Curtes, George Robartes, Peter Legate, Roger Hole and William Feake, who say that

William Clerke is an idiot so that he is incapable of governing either himself or his lands, tenements, goods and chattels, and has been and still is an idiot by the visitation of God, and does not enjoy lucid intervals, nor is he seised of any other messuages, lands, &c.

Roger Clerke, son of the said Roger Clerke the father is the elder brother and next heir of the said William, and was aged 19 years on the 25th day of August last past.

Chan. Inq. p. m., 23 Eliz., part 2, No. 88.

Lawrence Reynoldes.

Inquisition taken at the Guildhall, 27 October, 23 Eliz. [1581], before John Braunche, Knight, Mayor and escheator, after the death of Lawrence Reynoldes, by the oath of Robert Dickenson, William Povye, John Irelande, John Jacson, William Stiche, John Keblewhyte, John Riccardes, Griffin Jones, George Robertes, John Oldham, Roger Hole, John Stodderd, Richard Smythe and Thos. Russell, who say that

One Edward Whitwell was seised in his demesne as of fee of all that messuage and the wharf, adjoining the same, situate in the parish of St. Andrew, at Castlebaynerd, in London; 3 small tenements in the said parish and 2 other messuages there near the gate of the lord of the Borroughe: which said premises the late King Henry 8 by his Letters Patent, dated 11 June in the 36th year of his reign gave to Robert Taverner, gent., to the sole use of himself and his heirs for ever, to be held of the said King in free and common socage, by fealty only and not in chief: the estate of which said Robert Taverner in the said premises the said Edward Whitwell had to him and his heirs at the time of his death; after whose death the said premises descended to Avice Reynolds, then wife of Thomas Reynolds, as daughter and heir of the said Edward Whitwell, and so thereof seised the said Avice died in the said parish, and afterwards the said Thomas died, by reason whereof the said premises descended to said Lawrence, named in the said writ, as son and heir of the said Avice and he was thereof seised in his demesne as of fee.

The said premises are held of the Queen in free and common socage by fealty only and not in chief, and are worth per ann., clear, f_{210} .

Laurence Reynoldes died 15 August, 23 1.liz. [1581], without heirs of his body; John Bryan is his next kinsman and heir, viz., son and heir of John Bryan and Isabel his wife, daughter of Edward Whitwell, father of the said Edward Whitwell, father of the said Avice, mother of the said Lawrence, and is now aged 45 years.

Chan. Inq. p. m., 23 Eliz., part 2, No. 89.

Alice Skevington, Widow, Lunatic.

nquisition taken at the Guildhall, 2 November, 23 Eliz. [1581], before William Necton, gent., William Dalbye, gent., and William Squier, gent., by virtue of a commission to enquire into the lunacy of Alice Skevington, widow, to them and to Humphrey Nicholls directed, by the oath of Robert Dickinson, Richard Smythe, Roger Hole, John Jackson, John Keblewhite, Walter Warde, John Twiste, Thomas Madocke, John Myles, Griffin Jones, William Typper, William Stiche, John Harryson, George Gynne, John Ireland and Edmund Owen, who say that

The said Alice Skevington is not a lunatic, nor does she enjoy lucid intervals, but is of sound mind and memory, and has the governing of her own lands, tenements, goods and chattells.

Chan. Inq. p. m., 23 Eliz., part 2, No. 91.

Richolas Backhouse, Alderman.

Inquisition taken at the Guildhall, 25 January, 23 Eliz. [1581], before John Braunche, Esq., Mayor and escheator, after the death of Nicholas Backhouse, citizen and Alderman of the City of London, by the oath of Robert Dykenson, Thomas Russell, Arthur . . ., George Gynne, John Keblewhite, William Povye, . . . John Jackson, John Irelonde, William Stitche, John Ricardes, William Layer, Griffin Jones, William Jones, John Stodderd, Edmund Owen, Roger Hoell, Henry Shawe, William Feake and . . . who say that,

Nicholas Backhouse was seised in his demesne as of fee of I large messuage and tenement situate in the streets of Cornehill and Brodestreete in the parish of St. Christopher next "lez Stockes" within the said city, lately purchased of Anthony Gamage, citizen and Alderman of London, John Banaster and Philip Banaster, executors of the will of Thomas Banaster, late citizen and skinner of London, deceased; I messuage and tenement situate in the parish of All Saints in Hony Lane within the said City, late in the tenure of Thomas Thickens, and lately purchased by the said Nicholas to him and his heirs of William Boxe, of London, grocer; I capital messuage or mansion house situate in the street called Bassinges Hawe within the said City, late in the tenure of John Gresshame, knight, citizen and Alderman of London, deceased; 5 small tenements adjoining the said capital messuage, lying in Bassingshawe aforesaid : all which said premises last recited lying in Bassinghawe were lately purchased by the said Nicholas Backhouse, to him and his heirs of Thomas Gressham, knight, and John Gressham now deceased; 3 tenements with 1 small garden lying in or near an alley called Swan Alley in the street called Colman strete in the parish of St. Stephen of Colman strete in the said City, late in the several tenures of the said Nicholas Backhouse, Libius Foxe and Matthew

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Twyford and lately purchased by the said Nicholas to him and his heirs of John Drewrie, esq.; I messuage called the Boores Heade with all the shops, cellars, solars, lands, &c., and the warehouses thereupon built, late in the tenure of John Eccelston, lying in the street called Weastcheape and in the lane called Hony Lane in the said parish of All Saints of Honey Lane, lately purchased by the said Nicholas, to him and his heirs, of John Eccleston of London, goldsmith; I messuage called the Half Moone and I vault situate in the street called Westchepe in the parish of the Blessed Mary, Colechurch within the said City, late in the tenure of Mark Dingley, and lately purchased by the said Nicholas to him and his heirs of the said Mark Dingley and William Colles, citizens and grocers of the said City; I garden with a tenement thereupon newly built, late in the tenure of Richard Brooke, late citizen and goldsmith of London, deceased, lying in a certain alley called Swanne Alley in the street called Colman street in the said parish of St. Stephen and lately purchased by the said Nicholas, to him and his heirs of the said John Drewrie, esq.

The said messuage in the parish of St. Christopher next the Stockes is held of the Queen in free burgage of the said City and not in chief, and is worth per ann., clear, $f_{.6}$. The said messuage in the said parish of All Saints in Hony Lane, lately purchased of William Boxe is held of the Queen in free burgage of the said City, and is worth per ann., clear, 5 marks. The said capital messuage and the 5 small tenements adjoining the same in Bassingshawe, lately purchased of the said Thomas and John Gressham, are held of the Queen in free burgage of the said City, and are worth per ann., clear, 20 marks. The said 3 tenements and garden and the said other garden and tenement in or near Swan Alley, lately purchased of the said John Drewrie, esq., are held of the Queen in free burgage of the said City, and are worth per ann., clear, f_{24} . The said messuage called the Boores Heade, with 'all the houses, &c., &c., lying in West-Cheape and Honey Lane in the said parish of All Saints, purchased of John Eccelston of London, goldsmith, are held of the Queen in chief, by the 30th part of a knight's fee, and are worth per ann., clear, f_{13} 6 13s. 4d. The said messuage called the Half Moone in Weastcheape in the parish of the Blessed Mary Colechurch is held of the Queen in free burgage and common socage by fealty only and not in chief, and is worth per ann., clear, f_{14} .

Nicholas Backhouse died 12 June last past; Samuel Backhouse is his son and next heir, and was then aged 24 years and more.

Chan. Inq. p. m., 23 Eliz., part 2, No. 92.

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Cuthbert Bestoun, Citizen and Girdler.

Inquisition taken at the Guildhall, 14 August, 24 Eliz. [1582], before James Harvey, Knight, Mayor and escheator, after the death of Cuthbert Bestoun, late citizen and girdler of London, by the oath of Robert Dickenson, William Layer, John Irelande, John Jackson, William Styche, John Keblewhite, Edmund Owen, George Robartes, Francis Gunter, John Richardes, Griffin Johanes, Christopher Whytchcock and John Bonde, who say that

Adam Bestoun, late citizen and girdler of London, deceased, was seised in his demesne as of fee, of I capital messuage or Inn called the Cadge situate in the parish of St. Olave in the borough of Southwark in co. Surrey, now in the tenure of Bartholomew Newce; 7 messuages adjoining the said messuage called the Cadge, now or late in the several tenures of William Simpsoun, Lambert Wayes, John Richardsonn, Francis Hill, Joan Dawson, widow, and Roger Rabbendyne; 9 other messuages near Battlebridge in the said parish, now or late in the several tenures of John Dewsburie, Richard Askewe, Edmund Horssley, William Hills, John Atkinson, John Silvester, Robert Dewsburie, William Hoke and Nicholas Silvester; I house or stable near Battlebridge in the said parish, now or late in the tenure of Richard Harrison; 4 . . . or tenements situate in Barmondesie streat in the said parish now or late in the several tenures of William Fee, Christopher Fletcher, John Brasse and John Bell; I messuage called the Bishops Hedd late in the tenure of William Lewes and now or late in that of John Oldam, clothworker, situate in Westminster in co. Middlesex.

So seised, the said Adam Bestoun on the 17th day of May, 1545, made his will as follows [here given in English]: As to my lands, tenements, &c., within the borough of Southwark in co. Surrey and elsewhere in England, I will that my son Cuthbert shall have the same: to hold to him and the heirs of his body; for default, the said premises shall be divided into 5 equal portions whereof I bequeath the first part to John Bestoun and the heirs of his body, the 2nd part to William Bestoun and the heirs of his body; the 3rd part to Richard Bestoun and the heirs of his body; the 4th part to John Stockar my sister's son and the heirs of his body; and the 5th part to Randolph Gibsoun my sister's son and the heirs of his body; Milliam, Richard, John and Randolph for ever.

Afterwards [date not given] the said Adam Bestoun died at Southwark, and the said Cuthbert entered the said premises and was thereof seised in fee tail, and so seised, he suffered the said messuages called the Bishopshedd in Westminster and the messuage called the Cadge, and the 7 messuages thereto adjoining in Southwark to be recovered and levied by fines and common recoveries to the use of himself and his heirs for ever, by virtue whereof he was seised of the same in his demesne as of fee.

The said Cuthbert was also seised in his demesne as of fee of a capital messuage or inn called the Wallnuttre with a garden thereto adjoining, now or late in the tenure of Edward Fowle, situate in the said parish of St. Olave; 15 messuages lying in Wallnuttre Lane alias Carter Lane in the said parish of St. Olave, now or late in the several tenures of James Mullenbeck, Valentine Banester, William Smyth, Rose Emous, Robert Beare, Thomas Huntt, Richard Barker, John Ferris, George Warde, James Gates, Francis Webb, Richard Coniar, Henry Mylam, John Simbole and William Brownesworde; I capital messuage and a small garden thereto adjoining on the east side late in the tenure of the said Cuthbert, and now or late in that of Alice Beestoun, widow, situate in Collmanstreat in the parish of St. Stephen in Collmanstreat, London; a messuages in the said parish of St. Stephen, now or late in the several tenures of Richard Smyth, Richard Wrench and Fames Watsoun; I garden lying next the alley called Mill Alley in the said parish of St. Stephen, now or late in the tenure of William Killigrew; 1 capital messuage called the Hand; 3 messuages near adjoining the same situate in the street called Thamistreet in the parish of All Saints the Great at the Hay Wharf in the ward of Dowegate, London, now or late in the several tenures of Nicholas Parkinsonn, Thomas Morgan, John Browne and Thomas Thomwoode.

So seised, the said *Cuthbert* made his will, 5 July, 22 Eliz. [1580], as follows [here given in English]: I give to Alice my wife for life all my messuages, lands and hereditaments situate in the Cities of London and Westminster, in the borough of Southwark and elsewhere in England, she paying all the quitrents going out of the same and keeping the same in good repair.

I give to Margery Warde, one of the daughters of my said wife, the great messuage with all the yards, gardens, &c., thereto belonging now in my own tenure, and the messuage in the tenure of Richard Smythe, Clerk, situate in the said parish of St. Stephen in Collmanstreet: to hold after the death of the said Alice, to the said Margery Ward for life; and after her decease the remainder thereof to the heirs of her body; for default, the remainder thereof to Trew Warde, another of the daughters of my said wife for life and to the heirs of her body; for default, the remainder thereof to Corte Warde brother of the said Margery and Trew for life and to the heirs of his body; for default, to George

Warde brother of the said Corte for life and to the heirs of his body; and for default, to my right heirs for ever.

I give to the said *Trew Warde* my 2 messuages in the several tenures of *Richard Wrenche*, gent., and *James Watsonn*, mercer, in the said parish of St. Stephen, and also a garden plot in Goughes Alley in the said parish of St. Stephen, now in the occupation of *William Killigrewe*, esq.: to hold after the death of the said *Alice* for her life; the remainder thereof after her death to go successively to the heirs of her body, to the said *Margery* for life and the heirs of her body, to the said *Corte* for life and the heirs of his body, to the said *George Warde* for life and the heirs of his body and to my right heirs for ever.

I give to the said *Corte Warde* the great messuage called the Sign of the Hand now in the tenure of *Nicholas Parkinson*, clothworker, and the 3 messuages in the several tenures of *Thomas Morgan*, John Browne and *Thomas Thomwoode*, lying together in the parish of Great Allhallows in Thames Street: to hold to him for life after the decease of the said *Alice*: the remainder thereof after his death to go successively to the heirs of his body, to the said *George Ward* for life and to the heirs of his body, to the said *Margery* for life and the heirs of her body, to the said *Trew Warde* for life and to the heirs of her body and to my right heirs for ever.

I give to Sara Ward, daughter of the said Corte Warde my great messuage or tavern called the Bisshoppshead in the tenure of Thomas Dicksey, citizen and vintner of London, situate in the City of Westminster: to hold after the death of the said Alice for her life: the remainder thereof after her death to the heirs of her body; and for default, then successively to the said Margery, Trew, George and Corte Warde and the respective heirs of their bodies; and for default to my right heirs for ever.

I give to the Master, Wardens and governors of the "Artt or misterie of guirdlers" of London, whereof I am a member, my capital messuage called the Cadge now in the tenure of $\mathcal{J}ohn$ Fowle serjeant at arms, situate in the parish of St. Olave in Southwark in co. Surrey; also the 7 messuages in the several tenures of William Simpsoun, barber and surgeon, Lambert Wayes, shoemaker, $\mathcal{J}ohn$ Richardsoun, $\mathcal{J}ohn$ Hamlett, joiner, Frauncis Hill, joiner, Roger Robindyne, clothworker, and $\mathcal{J}oan$ Dawsoun, widow, situate in the said parish of St. Olave: to hold after the death of the said Alice my wife to them and their successors for ever, on condition that they give yearly for ever out of the profits of the said premises to the steward of the said Company to be employed for the amendment of every of the Quarter Dinners to be made for the Master, Wardens and Livery of the said Company of Girdlers; and also for 10 years after the death of the said *Alice* shall have a sermon preached quarterly in the parish Church of St. Stephen in Collmann street "yff the ghospell of our savior xpist shalbe sincerely preached as now yt is," and that 5s. shall be paid to the preacher of each said sermon; but if the Gospel be not so preached, then 20s. shall be distributed yearly to the poorest people of the said parish of St. Stephen; and shall also for 10 years distribute among the poor of the said parish 2 cartloads of great coals; and shall also pay yearly for ever to the clerk and "Bedyll" of the said Company for the time being 12d. The residue of the profits of the said premises (if any) after the death of the said *Alice* to be freely lent to the poorest men of the said Company who shall give surety for the repayment thereof within 1 year from the receipt thereof.

And whereas I am seised of an estate of inheritance in fee simple of the capital messuage called the Wallnuttre now in the tenure of Thomas Mylles, serjeant at arms, and all those messuages in the several tenures of James Mullenbeck and others [above named], situate in Carter lane in the said parish of St. Olave : I hereby give 2 parts of the said premises to the said George Warde my wife's son : to hold after the death of the said Alice to him and his heirs for ever, on condition that he shall yearly for 10 years cause a sermon to be preached quarterly in the said parish Church of St. Olave, and shall pay 5s. to the preacher of each said sermon. But if the Gospel be not truly preached, then the said money to be distributed amongst the poorest people of the said parish. The said George shall also quarterly for 10 years distribute amongst the poorest prisoners in the prisons of the King's Bench, the Marshallsey and the Whyte Lyon in Southwark 30s. in bread, that is to say, 10s. to each of the said prisons; also 10s. a piece each to 8 poor maidens, such as shall be known to be honest and of good name and fame, towards their marriage.

The said messuage called the Cadge and the 7 messuages near adjoining are held [of whom is not stated] as of the manor of the Liberty of the borough of Southwark, by fealty only, and are worth per ann., clear, £7. The said messuages near Battlebridge in the said parish of St. Olave, the said house or stable in the tenure of *Richard Harrison* and the said 4 messuages in Barmondesyestreat are held of the Mayor, Alderman, Commonalty and citizens of the City of London as of their manor of Southwark by fealty only, and are worth per ann., clear, £5. The said messuage called the Bisshoppshedd in Westminster is held of the Queen in socage in chief and by the yearly rent of 5s., and is worth per ann., clear, £4 6s. 8d. The capital messuage called the Wallnuttre, and the garden and the 15 messuages in Wallnuttre Lane are held of the Queen in chief by knight's service, namely, by the 20th part of a knight's fee, and are worth per ann., clear, $f_{.6}$. The said capital messuage late in the tenure of the said *Cuthbert* and the 3 messuages in the said parish of St. Stephen in Collmanstreet in the several tenures of *Richard Smythe*, *Richard Wrenche* and *James Wattsoun* are held of the Queen in free burgage of the City of London, and are worth per ann., clear, 40s. The said garden lying next to Mill Alley in the said parish of St. Stephen is held of the Queen in chief by knight's service, viz., by the fortieth part of a knight's fee and the rent of 10d., and is worth per ann., clear, 3s. The said capital messuage called the Hand and the 3 messuages thereto adjoining in Thames street are held of the Queen in free burgage of the City of London, and are worth per ann., clear, $f_{.5}$.

The said John Bestoun, Richard Beeston and John Stocker named in the will of the said Adam died without heirs of their bodies. The said Randolph Gibsonn named in the said will had issue Agnes, now the wife of William Bridgewater, who still survives.

The said Cuthbert survived them and died 1 February last past without issue of his body; Agnes Broke now the wife of William Broke is his kinswoman and next heir, viz., daughter and heir of William Beeston, son and heir of William Beeston, brother of the said Adam, father of the said Cuthbert, and is now aged 40 years and more.

Chan. Inq. p. m., 24 Eliz., part 1, No. 1.

George Mynne, Esquire.

Inquisition taken at the Guildhall, 8 December, 24 Eliz. [1581], before James Harvey, Mayor and escheator, after the death of George Mynne, esq., by the oath of John Harryson, William Povie, Thomas Russell, John Irelonde, John Jackson, William Styche, John Keblewhite, Arthur Rainescrofte, George Gynne, John Ricardes, Edmund Owen, Griffin Jones, Henry Webbe, George Robartes, John Oldam, Roger Hole, John Stoddard, William Feeke and Christopher Whichcot of the City of London, who say that

George Mynne was seised in his demesne as of fee of a capital messuage or mansion house called Gervis, situate in Hertingefordburie in co. Hertford, and certain meadows, lands, pasture, woods and hereditaments there to the said messuage belonging; the manor of Gawlden in Gawlden in co. Somerset; I mill in Gawlden; I wood called Gawlden Woode in the parish of Tollande in the said county; and divers other lands and hereditaments in Toland and Lydyard St. Lawrence in the said county.

So seised, the said George by indenture dated 24 April, 16 Eliz.

[1574], made between himself of the one part and Peter Osbourne, Robert Wrothe, esq., William Wrothe and Thomas Wrothe, gentlemen, of the other part, agreed inter alia, for himself and his heirs with the said Peter, Robert, William and Thomas, that in consideration of a marriage then to be made between him the said George of the one part and Elizabeth Wrothe one of the daughters of Thomas Wrothe, Knight, deceased, of the other part, at his own proper costs before the feast of the Nativity of St. John the Baptist next following, by fine, to convey to the said Peter, Robert, William and Thomas and their heirs, the said manor of Gawlden and the said capital messuage and all other his hereditaments whatsoever in Hertingefordbury (a tenement called Nycolls and a farm called Fitz Johns and all lands, &c., to the same belonging alone excepted) to the use of the said George Mynne and his heirs until the said marriage, and afterwards to the use of the said George for life; after his decease, to the use of the said Elizabeth for life; and after the decease of both of them, then to the use of the said George and his heirs for ever.

As to the said manor of Gawlden and other the premises in Gaulden and Lydyard in co. Somerset, to the use of the said *George* and his heirs until the said marriage, and afterwards to the use of the said *George* and *Elizabeth* and the heirs male of their bodies; and for default, to the use of the right helps of the said *George* for ever.

The said fine was levied in Trinity term, 16 Eliz. [1574], to the said *Peter, Robert, William* and *Thomas*, according to the intent of the said indenture, and afterwards the said *George Mynne* married the said *Elizabeth* at Hertingefordbury; by virtue whereof and by force of the said indenture and fine and of the Statute of Uses the said *George* was seised of the said premises in Hertingfordbury, except as before excepted, for life, with remainder thereof to the said *Elizabeth* for life; and after their deaths to the said *George* and his heirs for ever. Of the manor of Gawlden and other the premises in Gawlden and Lydyard St. Lawrence the said *George* and *Elizabeth* were seised in their demesne as of fee tail, to them and the heirs male of their bodies; and for default, to the right heirs of the said *George* for ever.

The said *George* was also seised of 4 messuages in the parish of St. Buttolph in Aldersgate streate without the said City, and of a farm in Hertingfordbury called Fitz Johns and a tenement there called Nycolls.

So seised, the said George Mynne made his will on the 9th day of May, 1581, as follows [here given in English]:---

I give to John Mynne my second son an annuity of f_{10} , issuing out of all other my lands in Hertingfordbury, during the life of *Elizabeth* my wife.

I give to the said *Elizabeth* my manor of Gawlden in co. Somerset LOND. INQ. P. M., III. 4 for life, and I will that after her decease my said son $\mathcal{J}ohn$ shall have for life the farm of Gawlden aforesaid now in the possession of *Robert Selocke*.

I also give to the said *Elizabeth* all other my lands, tenements and hereditaments in Hertingfordbury or elsewhere in cos. Hertford and Somerset for life; also to her and her heirs for ever all my houses in the parish of St. Buttophes without Aldersgate in the City of London, or elsewhere within the said City or the suburbs thereof towards the performance of this my will.

I give to Robert Mynne my eldest son my farm called FitzJohns in Hertingfordbury for his minatenance and for the Queen's full third part if any of my lands should be held of the Queen in chief or by knight's service. If the said Robert when he comes of age shall refuse to assure to my said son $\mathcal{J}ohn$ the said farm in Gaulden, now in the possession of the said Robert Sellocke, for life, then the said $\mathcal{J}ohn$ shall have to him and his heirs for ever the said farm called FitzJohns.

The messuages in the parish of St. Buttolph without Aldersgate are held of the Queen in chief by the service of the 20th part of a knight's fee, and are worth per ann., 40s. The manor of Gawlden and other the premises in Gawlden and Lydyard St. Lawrence are held of the Queen but by what service the jurors do not know, and are worth per ann., clear, $f_{c}8$. The farm in Hertingfordbury called Nycolls and all other the premises there except the farm called Fitz Johns are held of the Queen as of her manor of Hertingfordbury, but by what service is not known, and are worth per ann., $f_{c}4$. The farm called Fitz Johns is held of the Queen as of her said manor, but by what service is not known, and is worth per ann., clear, $f_{c}14$.

George Mynne died at Hertingfordbury 20 May last past; the said Robert Mynne is his son and next heir, and was aged 3 years on the 6th day of April last past.

The said Elizabeth late the wife of the said George still survives. Chan. Inq. p. m., 24 Eliz., part 1, No. 2.

William Pobson, Citizen and Haberdasher.

Inquisition taken at the Guildhall, 27 October, 24 Eliz. [1582]. before James Harvey, Knight, Mayor and escheator, after the death of William Hobson, citizen and haberdasher of the City of London, by the oath of Robert Dickynson, Richard Smithe, Roger Hole, John Harrison, John Irelonde, John Juxson, John Keblewhite, Inquisitiones Post Mortem for London.

Edmund Owen, Griffin Jones, William Povey, George Robertes, Christofer Wichcotte, Francis Gunter, John Bonde, John Richardes, William Styche and John Crowche who say that

William Hobson was seised in his demesne as of fee of I messuage newly built called Corpus Christi Chappell, wherein he dwelt, with 2 shops or stalls (soldis) thereto adjoining, lying in the parish of St. Mildrede in the said City; I tenement lying in a certain lane called Conyhopplane in the said parish, now or late in the tenure of William Ellys: I messuage called the Fryenge Panne lying in the said parish, formerly in the tenure of John Hodeshall and now in that of William Ramsay, citizen and grocer of London; 1 other tenement situate in the said lane, late in the tenure of the said William Hobson which was "les Warehouse"; I other tenement lying there late in the tenure of William Killinworth and now in that of William Kente ; 1 tenement called the Redd Cocke lying in the said parish, formerly in the tenure of Henry Carewe and late in that of the said William Hobson; 1 other tenement in the said Conyhopplane, in the tenure of Anthony Hobson, I tenement lying in the said Lane, now in the tenure of Edward Lane: I other tenement there in the tenure of Bartholomew Fielde; I tenement lying in the parish of St. Bartholomew, London, now or late in the tenure of John Owtinge; I tenement called the Mayden Heade in the parish of the Blessed Marie Cole-Church, London, in the tenure of Nicholas Slanynge; 2 tenements lying in the parish of St. Botolph without Aldgate. London, in the several tenures of Francis Singwell and John de Grave; 3 closes of land or pasture lying in the parish of St. Pancras in co. Middlesex now or late in the several tenures of William Rooper, Richard Cliff alias ---- and Edward Saunders; 2 tenements with certain lands thereto adjoining, lying in the town of Edmonton in the said county, now or late in the tenure of John Taylor and Thomas Kettell; 1 tenement and 1 close lying in the town of Estham in co. Essex now or late in the tenure of George Justice ; I tenement with the yards thereto adjoining situate in the town of St. Neotis in co. Huntington, now or late in the tenure of Gabriel Dennye; I close of land or pasture lying in the town of Beverley in co. York, now or late in the tenure of Roger Lawndys; and of divers tenements situate in the parish of the Blessed Marie Magdalen within the borough of Southwark in co. Surrey, now or late in the several tenures of Thomas Ellatt, ---- Gardiner, widow, John Lynton, Thomas Beven, William Holmes, ---- Tevidale, widow, William Gibson, George Roberts, Robert Prentice, Robert Baxter, Richard Rychardson, Matthew Harmonson, Robert Pyttcs, George Warde, William Mugworth, Robert Atkinson, William Adams,

Richard Melson, Gilbert Grene, Robert Hilles, Thomas Colloppe, John Anell, William Grene, Robert Rycharson, John Tempell, William Easte, Robert Dodson, William Standen, Arnold Balle, Adam Spencer, Thomas Gibson and Michael Deldar.

So seised, the said William Hobson made his will 6 January, 1581, as follows [here given in English]: I give all my lands and tenements in London or elsewhere in England to my sons Fohn Hobson and Bartholomew Hobson and to their heirs for ever, and the residue I suffer to descend to Anthony Hobsonne my son and heir for his full third part of all my lands and tenements according to the schedule hereunto annexed: viz. to John Hobson and his heirs for ever the tenement newly built called Corpus Christi Chappell with 2 shops or sheds before it in the parish of St. Mildreds, London; I tenement in Conyhoppe Lane in the said parish now or late in the tenure of William Elles; I tenement in the parish of St. Bartholomew, London, now or late in the tenure of *John Owting*; 2 closes of land or pasture in the parish of St. Pancras in co. Middlesex in the several tenures of William Rooper 10 acres and Rychards alias ---- 12 acres; 1 tenement and close in Eastham in co. Essex; and divers tenements in the parish of St. Mary Magdalen of Barmondsey in co. Surrey in the several tenures of Thomas Ellates, Wydow Gardiner, John Lynton, Thomas Beven, William Holmes, Widow Tevidale, William Gibson, George Rogers, Robert Prentice, Robert Baxter and Rycharde Rychardson, weaver, the said John paying £4 6s. 8d. by the year, namely, 20d. weekly every Sunday to the poor prisoners in the Hole in the Poultry for ever.

And to my son *Bartholomew* and to his heirs for ever I give a tenement called the Fryenge Panne in the said parish of St. Mildred, in the tenure of *William Ramsay*, grocer, a tenement in Conyhoppelane in the said parish, in the tenure of *William Hobson*, which is his warehouse; another tenement there late in the tenure of *Nicholas Kyllenworth*; a tenement called the Maydenheade in the parish of St. Mary Colechurch, in the tenure of *Nicholas Slanynge*; 2 tenements in the parish of St. Buttolphes without Algate, London, in the several tenures of *Francis Singwell* and *John Degrave*; a tenement in the town of St. Neotes in co. Huntingdon; 2 tenements in the parish of St. Mary Magdalen of Bermondsey in co. Surrey in the several tenures of *Matthew Harmonson* and *Robert Pyttes*, the said *Bartholomew* paying f_4 yearly out of the tenement in the said parish of St. Mary Colechurch, called the Maydenheade to *Briget Calton* for life.

I give to Anthony Hobson and his heirs for ever as his full third part of all my lands and tenements, a tenement called the Redd Cocke in the parish of St. Mildred, London; a tenement in the same parish in the tenure of the said ——; a tenement there in the tenure of Barthelmewe Fyelde; 2 tenements with land in the parish of Edmonton in co. Middlesex; 1 close in the parish of St. Pancras in the said county, in the tenure of —— Saunders, containing 15 acres; 1 close in Beverly in co. York; and divers tenements in the parish of St. Mary Magdalen in Bermondsey in co. Surrey.

The messuage called Corpus Christi Chappell, with the shops or sheds thereto adjoining, in the parish of St. Mildred within the City of London, and all other the tenements lying in Convehopplane in the said parish, now or late in the several tenures of William Hobson, William Ellys, William Hobson [sic], Nicholas Killingworth, William Kente, Anthony Hobson, Edward Lane and Bartholomew Fielde are held of the Queen by fealty only, in free burgage of her City of London, and not in chief, and are worth per ann., clear, f.31 10s. od. The tenement lying in the parish of St. Bartholomew, now or late in the tenure of John Owtinge, is held of the Queen in free burgage and common socage by fealty only, and not in chief, and is worth per ann., clear, f_{14} . The tenement called the Maydenheade now in the tenure of Nicholas Slanynge, lying in the parish of the Blessed Mary, Colechurch, is held in free burgage of the said City and is worth per ann., clear, 53s. 4d. The 2 tenements lying in the parish of St. Botolph without Algate are held of the Queen by fealty only in free burgage and not in chief, and are worth per ann., clear, £8. The 2 tenements one of which is called the Redd Cocke, late in the tenure of William Hobson, and the other of which is called the Frying Panne, now in the tenure of William Ramsay, lying in the said parish of St. Mildred, are held of the Queen in chief, by knight's service, viz., by the 10th part of a knight's fee and by a yearly rent of 12s. 4d., and are worth per ann., clear, f.13 7s. 4d. The 3 closes in the parish of St. Pancras in co. Middlesex in the several tenures of William Rooper, Richard Cliff, alias ---- and Edward Saunders are held of the Queen in chief by knight's service, viz., by the 40th part of a knight's fee, and are worth per ann., clear, f,19 10s. od. The tenement and close lying in the town of Estham in co. Essex are held as of the manor of Estham Burnells by fealty only, and are worth per ann., clear, 30s. The tenement in the town of St. Neotes in co. Huntingdon is held of the Queen as of her manor in the said town of St. Neotes by fealty only, and is worth per ann., clear, f.3 1s. 8d. The 2 tenements lying in the town of Edmonton in co. Middlesex are held of the Queen in socage as of her manor of Edmonton, by fealty only, and are worth per ann., clear, f_{4} 10s. od. The close in the town of Beverly in co. York is held of the Queen as of her manor of East Greenwich in co. Kent, by fealty

only, in free socage and not in chief, and is worth per ann., clear, 26s. 8d. All the premises in the parish of the Blessed Mary Magdalen of Bermondsey in co. Surrey are held of the Queen in socage by fealty only and not in chief, and are worth per ann., clear, $f_{s}80$ 3s. 4d.

William Hobson died 7 January last past; the said Anthony Hobson his son and next heir was then aged 48 years and more, but after the death of his said father, and before he had entered into the said premises, and before the taking of any inquisition after the death of the said William or delivery of the premises out of the hands of the Queen he died in the said parish of St. Mildred on the 8th day of January last past; William Hobson son of the said Anthony is now the next heir of the said William Hobson named in the writ as well as of the said Anthony, and at the time of the death of the said William Hobson, his grandfather, was aged 21 years and more.

Chan. Inq. p. m., 24 Eliz., part 2, No. 4.

John Scott, Citizen and Salter.

Inquisition taken at the Guildhall, 27 October, 24 Eliz. [1581], before James Harvye, Knight, Mayor and escheator, after the death of John Scott, citizen and salter of London, by the oath of Robert Dickynson, Richard Smith, Roger Hall, John Harrison, John Ireland, John Jaxson, John Keblewhite, Edward Owin, Griffin Jones, William Povey, George Robertes, Christopher. Wichcocke, Francis Gunter, John Bonde, John Ricardes, William Stiche and John Crowch, who say that

A certain Edward Martyn of the Middle Temple in London, gent., long before the death of the said $\mathcal{J}ohn\ Skott$, was seised in his demesne as of fee of 1 large messuage late called the Signe of the Blewe Boore and now called the Bolte and Tunne and late divided and made into 2 tenements with shops, cellars, solars, "Romeis" and other houses and easements thereto belonging lying in the street called Fridaye Streete in the parish of St. John the Evangelist in a street called Watlingstreete in London now or late in the several tenures of Margaret Duckington, widow, and William Sadocke, severally or jointly, which premises the said Edward Martyn purchased to him and his heirs together with Anthony Martyn, citizen and grocer of London, now deceased, of a certain Thomas Lovelace of Kingesdowne next Franningham in co. Kent, esq., son and heir of $\mathcal{J}ohn$ Lovelace, late of Kyngesdowne, deceased, as by a charter thereof made by the said Thomas Lovelace dated 27 November, I and 2 Philip and Mary [1554] more fully appears.

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So seised, the said *Edward Martyn* by his deed enrolled in the court of Common Bench and dated 16 May, 2 and 3 Philip and Mary [1556] gave the said premises to the said *John Scott* and to *Elizabeth* his wife and to the heirs of the said *John Scott* for ever.

The said $\mathcal{J}ohn$ Scott was solely seised of 3 other messuages then or late in the several tenures of himself and *Richard Wallis* situate in the parish of St. Margaret Moyses in Fridaye strete in the City of London which he late purchased to him and his heirs of $\mathcal{J}ohn$ Hulson and William Prendred.

And so seised, the said John Scott made his will dated 3 July, 1578, as follows :---

I give to Elizabeth my wife all my lands, tenements, &c., in the parish of St. John the Evangelist, for her life, and after her decease the same to go to John Crowche and Joan his wife for their lives. And after the decease of my said wife and of the said 70hn and 70an I give the said premises to the Companye or Misterve of Salters of London and to their successors for ever, to the use of the said Company for ever, on condition that the Wardens of the said Company shall pay out of the profits of the said 2 houses weekly for ever to 6 poor "Almesmen" of the said Company 12d., viz., 2d. to each of them; and shall yearly for ever give "unto ffyve score of the poorest of the yomanrye of the same Company" 12d. each. And I will that the 2 Wardens of the said "misterye" for the time being shall have for their pains every year 3s. 4d. And the "Clarke or bedell" of the same mystery shall have 20d. yearly for ever, to be paid out of the profits of the said 2 tenements. And the Wardens of the said Company shall yearly for ever provide "one Carte loode of greate Coles," and shall distribute the same among the poor of the parish of "All Allhowes" and St. Margaret Moyses, "somewhat before the ffeast of the Nativity of our Lord God," which shall also be paid out of the same.

I also give to the said *Elizabeth* my wife the said house wherein I now dwell, sometime being 3 houses, together with all shops, &c., thereto belonging, for her life; and after her death the same to remain to *Thomas Crowch* son of $\mathcal{J}ohn$ *Crowch*, my son-in-law, and to his heirs for ever if he survive my said wife; but if not, then the same to remain to $\mathcal{J}ohn$ *Crowch* my Godson and his heirs for ever.

The messuage called the Signe of the Blew Boor and now called the Bolte and the Tunne, lying in the street called Friday Street, is held of the Queen in free burgage of the said City and is worth per ann., clear, 20 marks. The 3 tenements lying in the parish of St. Margaret Moyses are held of the Queen in free burgage of the said City by fealty only and not in chief, and are worth per ann., clear, f_{14} .

John Scott died 23 June, 21 Eliz. [1579]; Joan now the wife of John Crowch is his only daughter and next heir and was then aged 35 years and more.

The said *Elizabeth* late the wife of the said $\mathcal{J}ohn$ Scott still survives in Friday street in the said parish of St. Margaret Moyses.

Chan. Inq. p. m., 24 Eliz., part 2, No. 5.

William Humberstone, Esquire.

Inquisition taken at the Guildhall, 24 March, 24 Eliz. [1582], before James Harvey, Mayor and escheator, after the death of William Humberston, late of Dunwich in co. Suffolk, esq., by the oath of Robert Dickenson, William Layer, John Haurisson, John Irelande, John Jackson, John Kyblewhite, Edmund Owen, George Gynne, Griffin Jones, William Typper, William Curteis, John Stoddarde, Christopher Whichcotte, John Ricardes, John Bonde and William Stytche, who say that

William Humberston was seised in his demesne as of fee of I messuage situate in the precincts called the black Fryers late in the occupation of Nicholas Harecourt and now in the tenure of $\mathcal{J}ohn$ Leigh; and I garden late in the tenure of Peter Benivall and a certain way or lane leading to the said tenement and garden, lying together in the parish of St. Anne, viz., within the said precincts and within the walls of the late priory or house of the Friars Preachers of London and late belonging thereto.

The said premises are held of the Queen in chief by the service of the 20th part of I knight's fee. [Value not given.]

William Humberston died at Dunwich 15 December, 17 Eliz. [1574]; William Humberston, gent., is his eldest son and next heir, and was then aged 15 years, 2 months and 25 days.

Richard Arnoulde of the City of London, haberdasher, and Barbara his wife occupied all the said premises and took the issues and profits thereof by virtue of a certain demise made to Francis Pitcher and Barbara his wife, now the wife of the said Richard, by the said William Humberston, deceased, reserving to him and his heirs I grain of pepper yearly as by indenture thereof made dated 4 July, 17 Eliz. [1574] appears.

Chan. Inq. p. m., 24 Eliz., part 1, No. 12.

Thomas Marston, Waberdasher.

I nquisition taken at the Guildhall, 3 February, 24 Eliz. [1582], before James Harvye, Mayor and escheator, after the death of Thomas Marston, haberdasher, by the oath of Robert Dykenson, Richard Smyth, Roger Holle, John Harryson, Thomas Russell, John Irelond, John Jackson, John Keblewhite, George Ginne, John Ricardes, Griffin Jones, William Curtes, Griffin Robertes, William Feake and Francis Gunter, who say that

Thomas Marston was seised in his demesne as of fee of I messuage and curtilage called the Bell, situate in the Street called Colman Streete in the parish of St. Stephen in Colmanstreete in the City of London, late parcel of the lands and possessions of the College of Acon of London now dissolved lying between the messuage called the Armorers Hale on the north side and the tenement of *Thomas Offley* merchant tailor on the south side and the tenement late appertaining to the Master and Brethren of the said College of Acon on the east side and the high street on the west side: all which premises were purchased of the Guardians and Commonalty of the "Mistery" of the Mercers of the said City.

Long before the death of the said *Thomas Marston* a certain *Robert Austen*, citizen and grocer of London, was seised of I messuage and tenement then in the tenure of a certain *John Wendon* and late in that of the said *Thomas Marston* lying in the parish of St. Mary Colechurch of the said City: which said premises were late parcel of the lands and possessions of the late Monastery of Chickesande in co. Bedford, now dissolved, or the late priory of Shuldham in co. Norfolk now dissolved.

So seised of the said premises last recited the said Robert Austen by his deed dated 20 October, 4 and 5 Philip and Mary [1557], in part fulfilment of certain covenants specified in certain indentures dated 14 October, 4 and 5 Philip and Mary [1557], made between himself of the one part and the said Thomas Marston of the other part, sold to the said Thomas and to Sibilla his wife all the said premises last recited : to hold to them and to the heirs of the said Thomas Marston to their sole use for ever: by virtue whereof the said Thomas and Sibilla were thereof seised, viz., the said Thomas in his demesne as of fee and the said Sibilla in her demesne for life, with remainder to the heirs of the said Thomas for ever.

And so seised of all the premises above recited the said *Thomas* Marston made his will dated 26 October, 1581 [in English], as follows: I give to Sibilla my wife and executrix and to her heirs for ever my messuage called the "Signe of our Ladye" wherein I now dwell, in the Poultrye of London with all the shops, cellars and solars thereto belonging, and all other houses whatsoever which I purchased to myself and the said *Sibilla* and to my heirs of *Robert Austen*, citizen and grocer of London; also my messuage or inn called the Bell in Colmanstreete in London, with all the profits thereof for life; after her decease, I give the said messuage called the Bell to *William Marston* my son and to the heirs of his body; for default, to *Nicholas* another of my sons and to the heirs of his body; and for default, to my right heirs for ever.

The messuage and curtilage called the Bell lying in the said parish of St. Stephen in Colman street are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors do not know, and are worth per ann., clear, f_{c6} . The messuage and tenement lying in the parish of St. Mary Colechurch are held of the Queen in chief by the service of the 40th part of a knight's fee, and are worth per ann., clear, f_{c6} .

Thomas Marston died 27 October last past; William Marston is his son and next heir and was then aged 30 years and more.

The said *Sibilla* still survives in the said parish of the Blessed Mary Colechurch.

Chan. Inq. p. m., 24 Eliz., part 1, No. 14.

Philip Gunter, Eitizen and Skinner.

nquisition taken at the Guildhall, 7 June, 25 Eliz. [1583], before Thomas Blancke, Knight, Mayor and escheator of the City of London and the suburbs thereof, after the death of Philip Gunter, citizen and skinner of London, by the oath of Robert Dickonson, Roger-Hole, William Layer, John Harryson, Thomas Russell, John Irelande, John Jackson, Edmund Owen, George Gynne, Griffin Jones, William Povye, George Robertes, Robert Peacoke, Henry Shawe, John Bonde, John Ricardes, William Stiche and Nicholas Hawkysford, who say that

Philip Gunter was seised in his demesne as of fee of 3 messuages as now they are divided with all the shops, cellars, solars and other easements, lying together on the south side of a plot (*platee*) of the Lady the Queen in Cornhill in the parish of St. Michael upon Cornhill within the said City, in one of which 3 tenements, commonly called the Sarazens Heade the said *Philip Gunter* dwelt, being on the west part of the Back Alley or approach of the tenement or wine tavern commonly called the Popesheade, and the other two, formerly in the tenure of *Elizabeth Stansfielde* of London, widow, situate on the east part of the said Back Alley are in the several tenures of *John Eldred* and *Anthony Soda*: all which said premises the said *Philip Gunter* purchased to him and his heirs of *George Monoux*, esq., son and heir of *Thomas Monoux* late of Walthamstowe in co. Essex, esq., deceased, as by the charter of the said *George* and *Elizabeth* his wife dated 7 July, I Mary [1553], and acknowledged before *Robert Brooke*, esq., Recorder of the said City, and *Richard Dobbes*, Alderman, and enrolled at the Hustings Court of Common Pleas of London, held in the Guildhall on Monday next before the feast of St. Benedict the Abbot in the 2nd year of the reign of Queen Mary more fully appears.

So seised, the said *Philip Gunter* made his will, 14 January, 1582 [*in English*], as follows :---

I will that Anne my wife shall have for her life, if she remains unmarried, my mansion now known by the name of the Sarazen's Head situate in the parish of St. Michael upon Cornhill, reserving to Francis Gunter my son out of the same house, all the shops and warehouses thereof and the use of the same with one chamber in the same house, all rent free, with "ingresse egresse regresse and accesse" thereto, and after the death or marriage of my said wife, I give the said house to my said son Francis Gunter and to the heirs male of his body for ever; for default, I give the same to Philip Gunter my second son and to the heirs male of his body for ever; for default, to Thomas Gunter my son and the heirs male of his body for ever; for default, to John Gunter son of my brother William Gunter and the heirs male of his body for ever; and for default, to the right and next heir male of me the said Philip, being of my blood and to his heirs male for ever, and so "forthewards" shall remain to the right and next heir male of my blood from heir male to heir male by way of entail for ever.

I give to my said son *Philip* my 2 houses lying together and next adjoining my said dwelling house sometime in the occupation of *Mres. Stansfeilde* and others and now in the tenure of *John Eldred* and *Anthony Soda*: to hold to him and the heirs male of his body for ever; for default, I give the same to my said son *Francis* and the heirs male of his body; for default, to my said son *Thomas* and the heirs male of his body for ever; for default, to the said *John Gunter* and the heirs male of his body for ever; and for default, to the right heirs of my blood in fee tail for ever.

All the said premises are held of the Queen in free burgage by the service of 1*d*. yearly, and are worth per ann., clear, f_{c} 11.

Philip Gunter named in the writ died 15 February, 25 Eliz. [1583]

at London; the said Francis Gunter is his son and next heir, and was then aged 44 years and more.

Chan. Inq. p. m., 25 Eliz., No. 39.

Thomas Langham, Citizen and Fishmonger.

Inquisition taken at the Guildhall, 29 August, 25 Eliz. [1583], before Thomas Blancke, Knight, Mayor and escheator, after the death of Thomas Langham, citizen and fishmonger of London, by the oath of Robert Dickenson, Richard Smythe, Roger Hole, Thomas Russell, John Irelande, John Jackson, Edmund Owen, William Povye, George Robertes, John Stoddarde, John Bonde, John Rickardes and Nicholas Hawkesforde, who say that

Thomas Langham was seised in his demesne as of fee of I messuage or brewhouse commonly called the Hartes Horne situate in Basing Lane in the parish of St. Mildred in Bredstreate in London; and 2 messuages and tenements thereto adjoining on the west side thereof, now or late in his own occupation, and now in that of Thomas Arte, merchant tailor : all which said premises the said Thomas Langham purchased to him and his heirs of Walter Woolfleete of Howsden in co. York, yeoman, and of Robert Wright of Great Grimsby in co. Lincoln, yeoman; also of r other messuage, with the shops, cellars, solars and yards, situate in the said parish of St. Mildred, formerly in the tenure of John Clapshawe, late in that of John Collins, citizen and salter of London, and now in that of William Graunte, salter, next adjoining the messuage in the occupation of Robert Gibbes, salter of London, on the south part and abutting upon the Rectory belonging to the parish Church of St. Mildreds aforesaid on the north part, by purchase of William Boxe, citizen and grocer of London.

The messuage or brewhouse called the Hartes Horne and the 2 messuages thereto adjoining now in the tenure of *Thomas Arte* are held of the Queen as of her manor of East Greenwich in co. Kent, by fealty only in free socage, and not in chief, and are worth per ann., clear, $\pounds 6$. The messuage now in the tenure of *William Graunte* is held of the Queen in free burgage of the said City by the yearly rent of 1d., and is worth per ann., clear, 40s.

Thomas Langham died 13 August, 24 Eliz. [1582], at London; John Langham, citizen and writer of Court-hand, is his kinsman and next heir, to wit, son of Richard Langham brother of the said Thomas Langham, and was then aged 47 years and more.

Chan. Inq. p. m., 25 Eliz., No. 40.

Christopher Whichecotte, Citizen & Merchant=tailor.

Inquisition taken at the Guildhall, 20 September, 25 Eliz. [1583], before Thomas Blancke, Knight, Mayor and escheator after the death of Christopher Whichcott, citizen and merchant-tailor of London, by the oath of Robert Dickenson, Richard Smythe, Roger Hole, Thomas Russell, John Irelande, Edmund Owen, George Gynne, William Povye, George Robertes, John Stoddarde, William Feake, John Bonde and Nicholas Hawkesforde who say that

Christopher Whichcott was seised in his demesne as of fee of the moiety of 2 messuages with the shops, cellars, sollars, &c., situate in the parish of St. Peter in Cornhill, London, which he purchased of Robert Dunkyn, citizen and cordwainer of London, and Elizabeth his wife, sometime belonging to the late Fraternity or Guild of St. Peter, founded in the Church of St. Peter in Cornhill, and late being parcel of the possessions thereof; 7 messuages with all the buildings, shops, cellars, &c. situate in Shoelane in the parish of St. Brigett within the suburbs of the City of London; 11 gardens or garden grounds in Shoelane aforesaid which the said Christopher had and purchased of Henry Lysley of London, gent., and Frances his wife, and which were formerly parcel of the possessions, lands, &c. of John Tuchet, knight, Lord Audley, as by a certain deed of bargain of the said Lord Audley made to a certain John Studd, gent., and Katherine his wife and their heirs, dated 11 May, 14 Hen. 8 [1522] more fully appears.

So seised, the said Christopher Whichcott on the 12th day of January, 1575, made his will [in English] as follows: I give to Lucy my wife all my lands and tenements lying in Shoelane and Cornewall [sic] within the Freedom of London, for life; after her decease, the same to remain to my sons $\mathcal{F}ohn$ and Christopher Whichcott, in equal parts, for their lives, and then to the heirs of their bodies; for default, to my daughter Margaret and the heirs of her body; for default of issue to any of my children, all my lands and tenements in Shoelane aforesaid shall remain to the heirs male of the body of my brother Anthony Whichcott; for default, to the heirs male of the body of my brother Leonard Whichcott; and for default, the same to remain to my right heirs for ever.

The moiety of the said two messuages in the parish of St. Peter in Cornhill is held of the Queen by fealty only, in free burgage of the said City and not in chief, and is worth per ann., clear, f_{55} . The premises in Shoelane are also held of the Queen in free burgage, and are worth per ann., clear, f_{7} .

Christopher Whichcott died 18 May last past, John Whichcott is his son and next heir, and was then aged 25 years and more.

Chan. Inq. p. m., 25 Eliz., No. 41.

Giles Lamberd, Citizen and Draper.

Inquisition taken at the Guildhall, 7 June, 25 Eliz. [1583], before Thomas Blancke, knight, Mayor and escheator, after the death of Giles Lamberd, citizen and draper, of London, by the oath of Robert Dickynson, Roger Hole, William Layer, John Harrison, Thomas Russell, John Irelond, John Jackson, Edmund Owen, George Gynne, Griffin Jones, William Povye, George Roberts, Robert Peacocke, Frauncis Gunter, Henry Shawe, John Bonde, John Ricardes, William Stiche and Nicholas Hawkisford, who say that

Giles Lamberd was seized in his demesne as of fee of I mansion house without a tenement thereto adjoining lying in a lane called Cosyn Lane in the parish of Allhallows the Great within the City of London, near the street called Thames Street now or late in the occupation of Thomas Russell; I other mansion house with divers tenements thereto adjoining, lying in the parish of the Blessed Marie Bothawe, near the street called Candelwek street within the said City, now or late in the tenure of Anthony Edridge and Launcelott Bathurste; I tenement called the White Harte lying in the parish of St. Mildred in the Puttrye within the said City, late in the occupation of the relict of --- Slye, deceased; I other house called a Bakehouse lying in the parish of St. Lawrence Poulteney near the street called Thames street, now or late in the tenure of Richard Baker; I waste piece of land called "A Tenisplace," then situate in a lane called Suffolke Lane in the parish of Allhallows the Less in the said City, now or late in the occupation of Simon Webbe; and divers tenements lying in the parishes of St. Saviours and St. Olave in the borough of Southwark, in co. Surrey, now or late in the several tenures of John Etherupp, Edward Dubbar, Cornelius Harryson, William Coxe, Edmunde Candishe, William Bonam and ---- Bonam, widow.

So seised, the said Giles Lamberd made his will I June, 1581 [in English], as follows: I will that for the better payment of my debt to William Elkyn, for which sum my cousin Wyckyn stands bound with me by obligation, if I die before my said cousin be discharged for such sum, then in consideration thereof my said cousin Wyckyn shall have to him and his heirs for ever my mansion house with the tenement thereto adjoining situate in Cosyn Lane near Thames street in the

parish' of Great Alholhouse in London, now in the occupation of *Thomas Russell*.

I give to Margerye Lamberd my wife, for life, my mansion house and tenement thereto adjoining lying in the parish of St. Mary Botolfe near Candelweke street in London, now in the occupation of Anthonye Edridge and Launslett Bathurste; also my tenement in the parish of St. Mildred in the Pultrye, London, now in the occupation of Widow Slye, and late of Gyles Jacobe, deceased; also my bakehouse in the parish of St. Lawrence Poultney near Thames Street in London, in occupation of Richard Baker; also my tenements in the parish of St. Saviour in Southwerke, for life.

I give to my uncle $\mathcal{J}ohn$ Horne for life f_0 yearly, as a rent charge, out of my Tenysplace and the tenement situate in Suffolke Lane in the parish of Little Alhallowes, London. The other f_7 , parcel of the same rent payable for the said Tenisplace and tenement, in the occupation of Webbe and Ashebe, I will shall be for the "findinge" of my Godson $\mathcal{J}asper$ Nicholson by the disposition of his father or mother during his minority; and after the decease of my said Uncle Horne the whole rent of the said Tenisplace and tenement shall be to the said $\mathcal{J}asper$ Nycholson and his heirs for ever.

I will that the children of my cousin *Thomas Wyckyn*, now living, as well daughters as sons, shall be co-heirs, and have part and part alike of all the premises appointed for my wife's dower, to be divided immediately after her decease, if in the meantime I have no heir of my body.

I make my said wife and my cousin *Thomas Wyckey* to be my executors, and I give to such of them as shall take the execution thereof my stock in the Company of "Marchauntes of new trades" and I will my freedom of that fellowship to my said cousin. Written this tenth of June, 1581.

The said mansion house and tenement lying in Cosyn Lane are held of the Queen in free burgage and common socage, by fealty only and not in chief, and are worth per ann., clear, f_{55} . The mansion house with divers tenements thereto adjoining lying in the parish of the Blessed Mary Bothawe are held of the Queen in socage by fealty only and not in chief, and are worth per ann., clear, f_{56} 13s. 4d. The tenement in the parish of St. Mildred in the Poultry and the said bakehouse in the parish of St. Lawrence near Thames street are held of the Queen in free burgage and common socage by fealty only and not in chief, and are worth per ann., clear, f_{510} . The said waste piece of land called a Tenysplace in Suffolk Lane is held of the Queen by fealty only and not in chief, and is worth per ann., clear, 40s. The tenements in the parishes of St. Saviour and St. Olave in the borough of Southwark are held of the Queen in free socage and not in chief, and are worth per ann., clear, $f_{6}6$ 13s. 4d.

Giles Lamberd died 30 August, 23 Eliz. [1581]; William Lamberde of Lyncolnes Inne in co. Middlesex, gent., is his brother and next heir, and was then aged 44 years and more.

Chan. Inq. p. m., 25 Eliz., No. 44.

Menry Elsinge, Citizen and Merchant-tailor.

Inquisition taken at the Guildhall, 13 September, 25 Eliz. [1583], before Thomas Blancke, knight, Mayor and escheator, after the death of Henry Elsinge, late citizen and merchant-tailor of London, by the oath of Robert Dickonson, Richard Smythe, Roger Hole, Thomas Russell, John Irelande, Edmund Owen, William Povye, George Roberts, John Stoddarde, John Bonde, Nicholas Hawkesforde, George Gynne and William Feake, who say that

Henry Elsinge was seised in his demesne as of fee of all that messuage called The Harp on the Hoop, now or late divided into 3 several tenements, in one of which Frances Elsinge wife of the said Henry now dwells: the 2 others are in the tenures of ----- Tirrell, baker, and Edward Dodding, "Doctor in the Art of Medicine"; I curtilage commonly called a garden plot, once in the tenure of Thomas Singleton and late in that of Richard Johnson, citizen and salter of London, now deceased, situate in the parish of St. Dunstan in the West, in London, sometime belonging to the late Fraternity of the Blessed Mary founded in the Church of St. Dunstans in the West, now dissolved; all that messuage late in the tenure of Alice Hopper, widow, deceased, and now in that of Henry Payne, merchant-tailor of London, situate in the said parish of St. Dunstan in the West; all that messuage and garden late commonly called the "Signe of the Bell," and now called the "Signe of the Fyrie Ball," situate in Hounesditch without Aldgate within the parish of St. Botolph in the suburbs of the City of London, late in the tenure of John Owen, "gounefounder," and now or late in that of Thomas Owen, "gounefounder," brother of the said John, formerly parcel of the possessions of Robert Brockett of London, baker, deceased, and late parcel of the possessions of the Master, Wardens and Commonalty of the freemen of the "mistery" of Vakers of the said City; all that barn with a piece of waste land commonly called the yard, to the said messuage belonging and adjoining in Hounsdiche, late in the tenure of the said John Owen and now or late in that of the said Thomas Owen, and

formerly parcel of the possessions of the said Robert Brockett and of the said Master, Wardens and Commonalty (as above); all that pasture commonly called the Hundred Acres, containing about 60 acres, lying in the parish of St. Pancras alias Kentishetowne or St. Andrew, near London, now in the tenure of $\mathcal{J}ohn$ Ricardes, citizen and armourer of London; all that close or croft of meadow and pasture commonly called the Gubbes Close alias Gubbs Croft lying in Uxbridge alias Woxbridge alias Woxbrigges and in the parish of Hillingdon in co. Middlesex, now or late in the tenure of Robert Andience of Uxbridge, innholder; and all those 2 tenements situate and built upon or near the said close or croft, late in the several tenures of William Allen and $\mathcal{J}ohn$ Cobb, and now or late in that of William Hitchcott.

So seised, the said *Henry Elsinge* made his will, 27 March, 1582, in English, as follows :---

I give to my wife [not named] my house wherein I now dwell, situate in Fleetestreet, in London, together with all the tables, painted clothes, hangings, shelves, boards and bedsteads now being about my house for her life; also the house Mr. *Tirrell* lives in, for her life.

The messuage in the parish of St. Dunstan in the West called the Harpe on the Hoope and the curtilage are held of the Queen in free burgage of the City of London, and not in chief, and are worth per ann., clear, £5. The tenement now in the tenure of Henry Payne in the said parish of St. Dunstan in the West is held of the Queen in free burgage by fealty only and not in chief, and is worth per ann., clear, 40s. The messuage and garden called the sign of the Bell and now called the sign of the Firye Ball and the barn and piece of waste land, to the said messuage belonging, situate in Hounesdiche, are held of the Queen as of her Priory of Christchurch next the Tower of London, now dissolved, by the yearly rent of 8s. 6d., and are worth per ann., clear, 5 marks. The pasture called the 100 acres in the parish of St. Pancras is held of the Queen in socage as of her manor of East Greenwich in co. Kent, by fealty only and not in chief, and is worth per ann., clear, $f_{.5}$. The close of meadow and pasture called Gubbs Close in Uxbridge and Hillingdon in co. Middlesex, and the 2 messuages situate and built upon or near the same are held of Henry Chapman as of his manor of Cowley Hall by the yearly rent of 3s., and are worth per ann., clear, 4os.

Henry Elsinge (named in the writ) died 27 March, 24 Eliz. [1582]; Henry Elsinge is his son and next heir and was then aged 4 years and more.

Chan. Inq. p. m., 25 Eliz., No. 50.

LOND. INQ. P. M., III.

William West, Knight.

Inquisition taken at the Guildhall, 7th October, 25 Eliz. [1583], before Thomas Blancke, knight, Mayor and escheator, after the death of William West, knight, by the oath of Robert Diconson, Richard Smithe, Roger Hole, John Harryson, Thomas Russell, John Jackson, Edmund Owen, George Gynne, William Povye, George Robertes, Robert Peacocke, John Ireland, John Bonde, John Rickardes, William Stiche and Nicholas Hawkesford, who say that

William West, knight, was seised in his demesne as of fee of 5 messuages situate in Smythefeilde in the parish of St. Sepulchre without Newgate, London, which were late one capital messuage called the Olivaunt.

So seised the said *William West* made his will 7 December, 1557, as follows [here given in English]: I give all my manors, lands, tenements and hereditaments as well freehold as copyhold to *Edmond* my son and his heirs for ever, and I make the said *Edmond* sole executor.

The said premises are held of the Queen in free burgage of the City of London, and are worth per ann., clear, f_{25} .

William West died about the 10th day of November, 5 and 6 Philip and Mary [1558]; Dorothy now the wife of Lionel Wombewell, and Anne now the wife of Nicholas Harvye are his kinswomen and next co-heirs, viz., daughters and heirs of Laudovicus West, son and heir of the said William West, knight, and were then aged respectively, the said Dorothy 9 years and the said Anne 8 years.

Immediately after the death of the said *William West*, the said *Edmund* entered the said premises and took the profits thereof.

Chan. Inq. p. m., Eliz., vol. 201, No. 75.

Walter Coppinger, Citizen and Mercer.

Inquisition taken at the Guildhall, 20 September, 25 Eliz. [1583], before Thomas Blanck, Mayor and escheator, after the death of Walter Coppinger, citizen and mercer of London, by the oath of Robert Dickenson, Richard Smithe, Roger Hole, Thomas Russell, John Irelande, Edmund Owen, George Gynne, William Povye, George Roberdes, John Stoddarde, William Feake, John Bonde and Nicholas Hawkesforde, who say that

Walter Coppinger was seised in his demesne as of fee of 2 messuages, with the shops, cellars, &c., &c., thereto belonging, situate in the parish

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of St. Michael in Cornehill within the City of London, now in the several tenures of *Thomas Burdet*, citizen and haberdasher of London, and *William Hamonde* citizen and vintner of London: which said messuages are held in free burgage of the City of London and not in chief, and are worth per ann., clear, f_{55} .

Walter Coppinger died in the said City of London, 31 December last past; Walter Coppinger is his son and next heir and was then aged 20 years and more: he is still in full life.

Chan. Inq. p. m., Eliz., vol. 201, No. 105.

Robert Walker, Citizen and Hunholder.

Inquisition taken at the Guildhall, 27 September, 25 Eliz. [1583], before Thomas Blanck, knight, Mayor and escheator, after the death of Robert Walker, citizen and innholder of London, by the oath of Robert Dickonson, Richard Smithe, Roger Hole, Thomas Russell, John Irelande, John Jackson, Edmund Owen, George Gynne, William Povye, Henry Webbe, George Robertes, John Oldam, William Feake, Robert Peacocke, John Bonde, John Rickards and Nicholas Hawkesforde, who say that

Long before the death of the said Robert Walker, King Edward 6 was seised in his demesne as of fee in right of his Crown of England of 1 messuage with the houses, buildings, shops, &c., thereto belonging, late in the tenure of *Thomas Forster*, situate in the parish of St. Martin within Ludgate, London, and to the late Chantry called Morreis Chauntrye, founded in the Cathedral Church of St. Paul in London sometime belonging and late being parcel of the possessions thereof.

So seised, the said King afterwards, viz., on the 24th day of August, in the 3rd year of his reign [1549] by Letters Patent dated at Westminster the same day and year, for a certain sum of money therein expressed gave the said premises, *inter alia*, to *William Saul* and *William Bridges*, gentlemen, to hold the same to them and their heirs for ever of the said King in free burgage of the City of London and not in chief.

Afterwards, the said William Saul and William Bridges by their Charter of feoffment dated 7 September, 3 Edw. 6 [1549], for a competent and reasonable sum of money to them paid by Lewis Tidder, citizen and merchant tailor of London, granted the said premises to the said Lewis and his heirs for ever.

So seised the said *Lewis Tidder*, by indenture dated 12 February, 19 Eliz. [1577], made between himself of the one part and *Robert*

Walker, citizen and innholder, of the other part and afterwards enrolled in the Court of Chancery on the 17th February in the said year, for the sum of f_{300} paid by the said *Robert* to the said *Lewis* gave the said messuage by the name of all those 2 messuages, as now they are divided, formerly being 1 messuage, with all the houses, buildings, shops, &c., thereto belonging situate in the parish of St. Martin within Ludgate, London, formerly in the tenure of *Thomas Forster* and now in the several tenures of *David Dunkyn*, merchant tailor, and *Robert Twessell*, haberdasher, to the said *Robert Walker* and 'his heirs for ever.

So seised, the said Robert Walker on the 14th day of November, 1582, made his will in English as follows: I give my freehold lands, tenements and hereditaments in England to George Sayers, alias Walker, my daughter's son, and to the heirs of his body; and for default, the same to remain to Laurens Walker and Anthony Walker my brothers and their heirs for ever.

The said messuage lately divided into 2 messuages, one of which is now called the Green Dragon, and other the premises are held of the Queen in free burgage of the City of London and not in chief and are worth per ann., clear, f_{27} .

Robert Walker died 24 November, 25 Eliz. [1582], at London; the said George Sayers is his kinsman and next heir, viz., son of Margaret Sayers, wife of George Sayers, deceased, the only daughter of the said Robert Walker, and was then aged 18 years and more.

Chan. Inq. p. m., 25 Eliz., vol. 201, No. 140.

Elizabeth Tapping, IRidow.

I nquisition taken at the Guildhall, 7 June, 25 Eliz. [1583], before Thomas Blancke, knight, Mayor and escheator, after the death of Elizabeth Tappinge of London, widow, by the oath of Robert Dickynson, Roger Hole, William Layer, John Harryson, Thomas Russell, John Ireland, John Jackson, Edmund Owen, George Gynne, Griffin Jones, William Povye, George Robertes, Robert Peacock, Frauncis Gunter, Henry Shawe, John Bonde, John Richardes, William Stiche and Nicholas Hawkysford, who say that

Elizabeth Tappinge was seised in her demesne as of fee of r messuage in the parish of the Blessed Mary Abchurche in the City of London, in the street called Candelwicke Streete, called the Black Lyon; also of divers lands and tenements lying in the town of Estgrenewiche in co. Kent.

So seised, the said Elizabeth Tappinge made her will 27 July, 1582,

as follows [here given in English]: I give to Joan Jackson and Susanne Jackson late the daughters of my brother-in-law William Jackson and Joan Jackson his wife my sister, now deceased, my messuage with all the houses, gardens, orchards, &c., now in the tenure of the Right Honorable Lord Howard Lord of Effingham situate in Estgrenewiche: to hold to them and the heirs of their bodies, and for default, the remainder thereof to Thomas, Edward and Clement Burles, my brothers, and their heirs for ever. I give to John Burles, my brother, my messuage, with all the houses, gardens, &c., now in the tenure of Widow Pope, situate in Estgrenewiche, and all other my messuages, lands and hereditaments there: to hold all the same premises to the said John Burles and his heirs for ever on condition that he shall pay to my said brothers Thomas, Edward and Clement Burles fito each, and to Mary Watson my sister fito, at his discretion.

I will that the said $\mathcal{J}ohn Burles$ shall sell my messuage now in the tenure of Edward Clarke, "ventirer" situate in Candelwicke street in the parish of St. Mary Abchurch in London towards the payment of the debts of $\mathcal{J}ames Tappinge$ my husband, deceased, also my debts: the residue thereof to be equally divided amongst my said 3 brothers.

The said messuage in the parish of the Blessed Mary Abchurch called the Blacke Lyon is held of the Queen in chief, but by what part of a knight's fee the jurors know not, and is worth per ann., clear, f_{4} 13s. 4d. The lands and tenements in the town of East Greenwich are held of *William Lambert* as of his manor of Westcombe in free socage, and are worth per ann., clear, f_{10} .

Elizabeth Tapping died 28 September, 24 Eliz. [1582]; John Burles is her brother and next heir, and was then aged 56 years and more.

Chan. Inq. p. m., 25 Eliz., vol. 202, No. 167.

Thomas Cokkys, Gentleman.

Inquisition taken at the Guildhall, 29 June, 25 Eliz. [1583], before Thomas Blancke, knight, Mayor and escheator, after the death of Thomas Cokkys, gent., by the oath of Robert Dickenson, Richard Smythe, Roger Hole, John Harryson, Thomas Russell, John Irelande, John Jackson, Edmund Owen, George Gynne, Griffin Jones, William Povey, Henry Webb, George Robertes, Thomas Bonde, John Rickardes, William Stiche and Nicholas Hawkesford, who say that

Long before the death of the said *Thomas Cokkys* a certain $\mathcal{J}ohn$ *Cokkys*, senior, citizen and leatherseller of London, father of the said *Thomas*, was seised in his demesne as of fee of all that messuage called the Three Fannes with gardens, &c., situate in the parish of All Saints in the Wall of the City of London, abutting on the north side on the Queen's highway, on the south side upon the lands of <u>Shuxburgh</u>, on the east side upon a tenement belonging to London Bridge, and on the west side upon a tenement belonging to the Art of the Leathersellers of London, late divided into several tenements.

So seised, the said $\mathcal{J}ohn$ by his charter of enfeoffment dated 18 March, 15 Hen. 8 [1524], gave and confirmed to $\mathcal{J}ohn$ Scragges, leatherseller, $\mathcal{J}ohn$ Aleyn, armourer, Stephen Reding, skinner, and Simon Goldesmithe, blacksmith, citizens of London, and to $\mathcal{J}ohn$ Clerke ot Southwerke, in co. Surrey, brewer, $\mathcal{J}ohn$ Loffkin of the same, barber, William Saunder of the same, brewer, William Smert of Southwerke, cordwainer, $\mathcal{J}ohn$ Cokkys, junior, and William Cokkys, sons of the said $\mathcal{J}ohn$ Cokkys, all the messuage and gardens abovesaid, to hold the same to them and their heirs for ever, to the use of Etheldrede, wife of the said $\mathcal{J}ohn$ Cokkys, senior, and to the heirs of her body by the same $\mathcal{J}ohn$ for ever, and for default, to the use of the fulfilment of his last will if he should make one: otherwise to the use of himself and his heirs for ever.

So seised, the said John Cokkys, senior, and Ethelrede had issue Thomas Cokkys, who after their decease by virtue of the said charter and of the Statute of Uses entered the said premises and was thereof seised in his demesne as of fee tail.

The said messuage late divided into several tenements and the said gardens and other the premises called the Three Fannes are held of the Queen for the rent of 1d. yearly, and are worth per ann., clear, £9.

Thomas Cokkys died 20 May, 25 Eliz. [1583], in the parish of All Saints on the Wall, in London, without issue of his body; Katherine Packington, wife of Richard Packington, citizen and salter of London, and Elizabeth Kemp, wife of Thomas Kempe, gent., are his kinsfolk and next heirs, viz., daughters and heirs of John Cokkys, junior, brother of the said Thomas Cokkys, son of John Cokkys, senior, and the said Katherine and Elizabeth are now both aged 40 years and more.

Chan. Inq. p. m., 25 Eliz., vol. 202, No. 189.

David Morgan ap Thomas.

nquisition taken at the Guildhall, 6 October, 26 Eliz. [1584] before Edward Osbourne, knight, Mayor and escheator, after the death of David Morgan ap Thomas, citizen and sadler of London, by the oath of Robert Dickenson, Richard Smith, Roger Hole, John Harrison, Thomas Russell, John Irelande, George Gynne, William Povye, Peter Legatt, John Stoddarde, William Feake, William Styche, John Ricardes, William Coke, John Adlyn, William Crowche, Henry Farrington and John Jackson, who say that

David Morgan ap Thomas was seised in his demesne as of fee of 1 messuage and 1 garden, now or late called the Bell with the "standing Swerde," lying in the parish of St. Bridget in Fleetstreet now or late in the tenure of Margaret Morgan, widow; 1 messuage with shops, &c., late in the tenure of John Berde and sometime in that of Stephen Colson, merchant tailor, lying in the said parish, and lately purchased of George Keynsham, esq.; 1 messuage and tenement late in the occupation of the said David Morgan ap Thomas situate in Fletestrete in the parish of St. Dunstan in the West, lately purchased of Thomas Brende, citizen and writer of London; also 1 messuage tenement or house with all shops, &c., lying in Fletestrete in the said parish of St. Dunstan in the West, adjoining the west side of the messuage wherein David Morgan ap Thomas dwelt, and late in the tenure of the said David, and late purchased of Humphrey Applegarth and Helen his wife.

The messuage with the garden called the Bell with the standing Swerde in the said parish of St. Bridget is held of the Queen in free burgage, and is worth per ann., clear, $\pounds 6$. The messuage in the said parish purchased of *George Keynsham* is held of the Queen in free burgage and is worth per ann., clear, $\pounds 3$. The messuages in the parish of St. Dunstan in the West late in the tenure of the said *David Morgan* are held of the Queen by fealty only in free burgage and not in chief, and are worth per ann., clear, $\pounds 6$.

David Morgan ap Thomas died 18 March, 23 Eliz. [1581]; Henry Morgan is his son and next heir, and was then aged 20 years and more. Chan. Ing. p. m., 26 Eliz., vol. 203, No. 54.

Robert Stokes, Citizen and Maberdasher.

Inquisition taken at the Guildhall, 9 April, 26 Eliz. [1584], before Edward Osborne, knight, Mayor and escheator, after the death of Robert Stokes, citizen and haberdasher, by the oath of Robert Dickinson, Roger Hole, John Harryson, John Jackson, William Povie, Henry Webb, George Robertes, Peter Legatt, John Stoddard, William Feeke, John Bond, John Rycardes, William Cooke, William Crowche, Anthony Barbor and Robert Durham, who say that

Robert Stokes was seised in his demesne as of fee of 1 capital messuage in the parish of St. Martin Orgar within the City of London, late in the occupation of Anthony Throgmorton; I messuage and I house or tenement thereto adjoining lying in the parish of St. Bartholomew the Less in the ward of Brodstreete in the said City, now or late in the tenure of Dunstan Walton; I messuage in the lane of St. Martin called St. Martin's lane in the said parish of St. Martin le Orger now or late in the tenure of John Hawes; 2 messuages in the parish of St. Laurence Poultney now or late in the several tenures of Anthony Bell and Reginald Park; also in his demesne as of fee of the reversion of I capital messuage in the parish of St. George the Less in the lane called Buttolph Lane next Eastcheape'in London, late in the tenure of Dame Blanche Forman, widow, and now in that of Fohn Brooke; also of the reversion of 2 small messuages in the parish of St. Bartholomew the Less now or late in the tenure of Henry Evans : which said capital messuage and the said 2 small tenements last recited a certain John Roche now has and holds for the term of his life as tenant by the law of England, the remainder thereof after the death of the said Fohn Roche to the said Robert Stokes and his heirs for ever.

The said capital messuage in the parish of St. Martin Orgar is held of the Queen in free burgage by fealty only, and is worth per ann., clear, £8. The tenements in the parish of St. Bartholomew the Less are held of the Queen in free burgage and common socage by fealty only, and are worth per ann., clear, £6 13s. 4d. The messuage in the lane of St. Martin le Orgar is held of the Queen in free burgage by fealty only, and is worth per ann., clear, £5. The capital messuage in the parish of St. George the Less in Buttolph Lane late in the tenure of Dame Blanche Forman is held of the Queen in chief by the 20th part of 1 knight's fee, and by the yearly rent of 5s. 4d., and is worth per ann., clear, 53s. 4d. The 2 messuages in the parish of St. Bartholomew the Less are held of the Queen in free burgage by fealty only, and are worth per ann., clear, 40s.

Robert Stokes died 26 September, 25 Eliz. [1583]; Samuel Stokes is his son and next heir and is now aged 30 years and more.

Chan. Inq. p. m., 26 Eliz., vol. 204, No. 129.

Gabriel Colston, Citizen and Grocer.

Inquisition taken at the Guildhall, 24 October, 26 Eliz. [1584], before Edward Osborne, knight, Mayor and escheator, after the death of Gabriel Colston, citizen and grocer of London, by the oath of Robert Dickenson, Roger Hole, John Harryson, Thomas Russell, John Irelande, William Povye, George Robertes, John Stoddarde, John Inquisitiones Post Mortem for London.

Bonde, William Stiche, Nicholas Hawkesforde, John Ricardes, William Cooke, Stephen Porter, William Crowche, Edmund Owen, and John Jackson, who say that

Gabriel Colston was seised in his demesne as of fee of all those 3 messuages lying in the street called Frydayestreate in the parish of St. Margaret Moyses in the City of London, late in the several tenures of the said Gabriel Colston and of $\mathcal{F}ohn$ Howlande, citizen and salter of the said City: which said messuages the said Gabriel Colston lately purchased to him and his heirs of Edward Barthelett of Lincoln's Inn in co. Middlesex, son and heir of Thomas Barthelett, late citizen and stationer of London, deceased.

The said premises are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors do not know, and by the yearly rent of 13s. 4d.: they are worth per ann., clear, f_{4} 10s.

Gabriel Colston died 16 July, last past; Raphaell Colston is his son and next heir and was then aged 24 years and more.

Chan. Inq. p. m., 26 Eliz., vol. 204, No. 131.

Sir Thomas Walsingham, Knight.

Inquisition taken at the Guildhall, 9 April, 26 Eliz. [1584], before Edward Osborne, knight, Mayor and escheator, after the death of Thomas Walsingham, knight, by the oath of Robert Dickenson, Roger Hole, John Harrison, John Jackson, William Povye, Henry Webbe, George Robertes, Peter Legate, John Stoddarde, William Feake, John Bonde, John Ricardes, William Crowche, Anthony Barbor and Robert Durham, who say that

Long before the death of the said Thomas Walsingham King Henry VIII., father of the Queen that now is, was seised in his demesne as of fee in the right of his Crown of England of 8 messuages, lying in the parish of the Blessed Mary of Bow in the ward of Cheape, London, now in the several tenures of Richard Graunger, Ralph Carkett, Ralph Blackamore, Thomas Harbart, William Bonner, George Hewes, Andrew Moore and Henry Field: all which said messuages belonged to the late dissolved monastery or priory of Newarke in co. Surrey; and I other messuage situate in the parish of St. Nicholas Coldabbey in the ward of Queenehyve, London, now in the tenure of William Pennington, to the said monastery belonging.

So seised, the said King by his letters patent dated at Berechurch 22 July in the 31st year of his reign [1539], in consideration of the good and faithful service which *Edmund Walsingham*, knight father of the said *Thomas*, had done to the said King, of his special grace granted to the said *Edmund*, *inter alia*, all the said premises to hold to him and the heirs male of his body, by pretext whereof the said *Edmund* was thereof seised in his demesne as of fee tail. After the death of the said *Edmund* all the said premises descended to *Thomas Walsingham*, knight, named in the said writ, as son and heir male of the said *Edmund*.

All the said premises are held of the Queen in chief by the service of the 20th part of a knight's fee and by the rent of f_{4} 11s. $4d_{.}$, and are worth per ann., clear, f_{40} 6s. $8d_{.}$

Thomas Walsingham died 15 January last past; Edmund Walsingham, esq., is the heir male of his body and is now aged 26 years and more.

Chan. Inq. p. m., 26 Eliz., vol. 204, No. 138.

Barnard Kandolphe, Esquire.

nquisition taken at the Guildhall, 9 April, 26 Eliz. [1584], before Edward Osborne, knight, Mayor and escheator, after the death of Barnard Randolphe, esq., by the oath of Robert Dickenson, Roger Hole, John Harrison, John Jackson. William Povye, Henry Webbe, George Robertes, Peter Legate, John Stoddarde, William Feeke, John Bonde, John Richardes, William Crowche, Anthony Barbor and Robert Durham who say that

Long before the death of the said Barnard Randolph one George Blithe late of London, esq., was seised in his demesne as of fee of 2 messuages and I garden situate at Lambarde hill near the old Fishmarket in the parish of St. Mary Magdalene, London, viz., to the lane leading from Lambarde hill to the Thames towards the east, to the cemetery there towards the south, to the messuage of $\mathcal{J}ohn$ Cotten, cloth worker, towards the north and to the messuage late of Anthony Penne then deceased towards the west; and I stable lying in Doe Litle Lane in the said parish of St. Mary Magdalen.

So seised, the said *George Blithe* by deed dated 13 October, 16 Eliz. [1574], enfeoffed thereof the said *Barnard Randolphe* and one *Lancelot Batherste*, citizen and grocer of London: to hold to them and their heirs for ever, by virtue whereof the said *Barnard* and *Lancelot* were thereof seised in their demesne as of fee.

So seised, the said *Barnard Randolphe* by indenture dated 12 May, 22 Eliz. [1580], made between himself of the one part and *Robert Harris* of St. John Street in co. Middlesex, esq., *Thomas Foster* of St. John

Street aforesaid, gent., Richard Smith of the City of London, fishmonger, William Carewe of the same City, draper, the said Lancelot Batherste of the same, grocer, and David Lewes of the same, scrivener, of the other part, as well for the promotion of his children as for the preservation of his inheritance in his blood agreed with the said Robert Harris, Thomas Foster and the others that he and all others who should hereafter be seised of the said premises should be thereof seised to the use of him the said Barnard Randolph for the term of his natural life; after his decease, to the use of John Randolph, son and heir apparent of the said Barnard, for his life; after his decease, then to the use of Herbert Randolph eldest son of the said John and the heirs male of his body; for default, then to the use of the second son of the body of the said Fohn and the heirs male of his body; for default, to the use of all and each of the other sons of the body of the said John Randolph, and their heirs male; for default, to the use of Judith Batherste daughter of the said Barnard Randolphe, then wife of the said Lancelot Batherste and her heirs; and for default, to the use of the right heirs of the said Judith for ever. By pretext whereof and by force of the Statute of Uses the said Barnard Randolphe was inter alia seised of the moiety of 2 messuages, I garden and stable in his demesne as of free tenement for his life, with remainders as above, and the said Lancelot Batherste was likewise seised of the other moiety of the said premises in his demesne as of fee.

The said John Randolph died at London, 25 April, 25 Eliz. [1583].

The said 2 messuages are held of the Queen in chief by knight's service, *viz.*, by the 20th part of a knight's fee, and the moiety of the said 2 messuages and garden is worth per ann., clear, \pounds_3 . The said stable is held of the Queen in socage as of her manor of East Greenwich by fealty only, and the moiety of the said stable is worth per ann., clear, 10s.

Barnard Randolph died 7 August, 25 Eliz. [1583] at Lambardes hill; Herbart Randolph is his kinsman and heir, viz., son and heir of the said John Randolph, son and heir of the said Barnard, and was then aged 4 years, 1 month and 27 days.

Chan. Inq. p. m., 26 Eliz., vol. 205, No. 171.

Edmund Bragge.

Inquisition taken at the Guildhall, 15 Oct., 27 Eliz. [1585], after the death of Edmund Bragge late of the City of London, by the oath of Robert Dickinson, Richard Smithe, Roger Hole, John Harryson, John Jackson, John Irelande, William Povye, John Bonde, George Roberts, William Cooke, William Crowche, Edmund Owen, Stephen Porter, Peter Noxton and Nicholas Hawkesford, who say that

The said Edward was seised in his demesne of 15 messuages situate in a certain lane called Showelane in the parish of St. Bride alias Bridgett near Fleet Streete in the suburbs of the said City, then in the several tenures of James Nokes, Augustus Stodderd, Robert Drake, Philip Kettell, John Gare, Thomas Griffyn, Henry Cockins, John Leycocke, Edward Martyn, Francis Ferrer, Elizabeth Jnsalke (Insalke?) widow, Christopher Wynter, William Smithe, William Yerpe and Thomas Hodges; I stable, I yard thereto adjoining, I garden formerly 4 gardens, lying in or near the said Showelane, then in the occupation of the said Edmund.

So seised, the said Edmund by his charter dated 28 April, 21 Eliz. [1579] made between himself and Elizabeth then his wife, of the one part, and Paul Pope, writer, and Thomas Pope, merchant tailor, citizens of London, of the other part, agreed for himself and his heirs that he and the said Elizabeth, in consideration of a certain marriage then hereafter to be had between a certain Roger Bragge, son and heir apparent of the said Edmund Bragge, and Joan Pope, daughter of the said Paul Pope, that they within I year would convey to the said Paul and Thomas Pope and their heirs for ever all the said premises to the use of the said Edmund Bragge for his life, and after his decease and the solemnization of the said marriage to the use of the said Roger Bragge and Yoan Pope and the heirs of their bodies; for default, to the use of the said Roger and the heirs of his body; for default, to the use of Edward Bragge 2nd son of the said Edmund and the heirs of his body; for default, to the use of the said Edmund Bragge and the heirs of his body; for default, to the use of Susanna Fitchet and the heirs of her body; and for default, to the use of the said Edmund Bragge and his heirs for ever.

So seised the said *Edmund Bragge* and *Elizabeth* by charter, dated 30 April, 21 Eliz. [1579] (enrolled in the Court of Hustings), gave all the said premises to the said *Paul* and *Thomas Pope*: to hold to them and the heirs of the said *Paul* for ever, to the uses mentioned in the said charter of the 28th of April. By virtue whereof and by force of the Statute of Uses the said *Edmund Bragge* was seised of the said tenements in his demesne as of freehold for his life, with remainder as abovesaid.

The said *Edmund Bragge* was also seised in his demesne as of fee of 1 messuage, 1 stable and 2 yards situate in or near Fleetstreet in the said parish of St. Brides, then and still in the tenure of *Henry Jones*,

gent.; I messuage and I cellar in Fleetstreet in the said parish, then and still in the tenure of William Harveye; I messuage in Fleetstreet then and still in the tenure of Kellam Cooke; I messuage there, then or late in the tenure of Walter Gunter; I messuage there in the occupation of the said Edmund Bragge; I shop there to the said messuage annexed, then and still in the tenure of Bartholomew Partridge; I messuage there in the tenure of Tomasine Cosyn, widow; I messuage, then in the occupation of Richard Causeye, situate in the said parish, between the messuage late in the occupation of the said Edmund Bragge of the one part and the cemetery of St. Bridget of the other part; 1 other messuage in the said parish, then in the occupation of Richard Fytchett, between the said tenement late in the occupation of the said Edmund Bragge of the one part and the said cemetery of the other part; I messuage in Fleetstreet in the parish of St. Martin next Ludgate called by the name of le Flower de luce, late in the tenure of Geoffrey Pond; and I other messuage in Fleetstreet, sometime in the occupation of Robert Shonke and now in that of John Buckleye. The premises in and near Showelane, the said garden sometime 4 gardens only excepted, are held of the Queen in free socage, by fealty only and not in chief, and are worth per ann., clear, f.40. The said garden is held of the Queen in free burgage and not in chief, and is worth 20s. The premises in the occupation of the said Henry Fones and those in that of the said William Harvye are held of the Queen as of her manor of East Greenwich in co. Kent by fealty only in free socage and not in chief, and are worth per ann., clear, f_{18} . The premises now or late in the tenure of the said Kellam Cooke, Walter Gunter, Edmund Bragge, Bartholomew Partridge, Tomasyne Cosyn, Richard Causeye, Richard Fytchet, Geoffrey Pond and John Buckley are held of the Queen in free burgage, and not in chief, and are worth per ann., clear, f_{130} .

Edmund Bragge died 19 June last past; the said Roger Bragge is his son and next heir, and is now aged 30 years and more.

Chan. Inq. p. m., vol. 206, No. 6.

Elizabeth Koche.

nquisition taken at the Guildhall, 25 May, 27 Eliz. [1585], before William Necton, gent., feodary of City of London, and Humphrey Donnett, gent., commissioners assigned to enquire after the death of Elizabeth Roche, late the wife of John Roche, Esq., sole daughter and heir of William Forman, Knight, formerly citizen and alderman of London, by the oath of Anthony Hall, Edward Sennyor, Jeronimus Daulton, William Osborne, John Evans, Thomas Donwell, Richard Taylor, Giles Griffith, Richard Bowles, Peter Dodd, John Dyxon, and William Leycrofte, who say that

The said Elizabeth Roche was seised as of fee of the revertion of 5 messuages and tenements situate in the parish of St. Laurence Pountney within the said City of London, now in the several tenures of William Swingfield : which said messuages and tenements the said William Forman formerly purchased of Thomas Bochier, gent.; and of the reversion of I capital messuage and 2 small messuages situate in the parish of St. Bartholomew the Less, now in the tenure of 'Thomas Daunser; and of the reversion of 4 messuages adjoining each other in the parish of St. Michael next Queenhithe, London, extending to the market called the Queenehithe towards the south, and the highway called Queenhith towards the north, and the tenement of Humphrey Huntley towards the west, and a small lane there leading to the said market of Queenhith towards the east, now or late in the several tenures of Ralph Wheeler, grocer, Thomas Shelborne, Arthur Breyne, gent., and George Wheeler, merchant tailor: which said premises the said William Forman formerly purchased of Thomas Rysheton, serjeant at law; and of the reversion of 4 messuages, lying in the parishes of St. Martin le Orgar and St. Laurence Pountney in the said City now or late in the tenure of John Hawes, clothworker, Anthony Throgmorton, and Reginald Parke : which said premises the said William Forman, knight, formerly purchased of George Hyde, esq.

A certain Dame Blanch Forman, widow, sometime the wife of the said William Forman on the day of the death of the said Elizabeth Roche was seised of the said premises in the said several parishes in her demesne as of free tenement for her jointure, as in the inquisition taken at the Guildhall, I Edw. 6 [1547], after the death of the said William Forman, knight, more fully appears, and took the profits thereof to her own use, the reversion thereof belonging to the said . Elizabeth.

The said Elizabeth Roche was seised in her demesne as of fee of 1 messuage lying in the parish of St. Leonard Estchepe, now in the tenure of Richard Bingham; 1 messuage lying in Canwiche Street in the parish of the Blessed Mary Abchurche, now or late in the tenure of Thomas Barefoote; 2 other messuages situate in the parish of St. Bartholomew the Less, now or late in the tenure of the said John Roche; 2 messuages lying in the parish of St. Martin Owtwich, London, now in the several tenures of John Westuraye, Margaret Warren, William Mydyeley, Richard Harris, Elizabeth Bushe, Alexander White and John Pinkard; and 1 capital messuage situate in the parish of St. George next Estchepe, now or late in the tenure of *Peter Costen*, foreign merchant; and I other messuage and divers lands, meadows, feedings and pastures in Edlemeton in co. Middx., now or late in the tenure of *Thomas Jarvys*; I other messuage and divers lands, meadows, feedings and pastures in Mycham in co. Surrey, now in the tenure of *Edmund Muschampe*.

The said *Elizabeth*, being so seised, married the said $\mathcal{F}ohn$ Roche, Esq., by whom she had issue *Brian Roche* deceased, and died so seised without heir of her body surviving; after whose death the said $\mathcal{F}ohn$ *Roche* held himself sole in the premises and took the profits thereof to his own use.

The said premises in the several parishes of St. Bartholomew the Less, St. Michael, St. Martin le Orgar and St. Lawrence Pountney of the reversion whereof the said *Elizabeth* was seised only are worth per ann., clear, f_{52} , and are held of the Queen in free burgage and common socage by fealty only.

The said *Damc Blanch Forman* died at London, 20 Sept., 5 Eliz. [1563].

The said premises in the said parishes of St. Leonard in Estchepe, St. Martin le Orgar, St. Mary Abchurch, St. Bartholomew the Less and St. Martin Owtwych, are worth nothing per ann. during the life of the said *John Roche*, and after his decease $\pounds 26$ 6s. 8d., and are held of the Queen in free burgage and common socage by fealty orly. The said messuage in the parish of St. George next Estchepe is worth per ann., clear, nothing during the life of the said $\mathcal{J}ohn$ Roche, knight, and after his decease $\pounds 3$, and is held of the Queen in chief by the 20th part of I knight's fee and the yearly rent of 5s. 4d. The said tenement in Mycham is worth per ann., clear, nothing during the life of the said $\mathcal{J}ohn$ Roche, and after his decease 4os., but of whom it is held the jurors know not. The messuage in Edlemeton is worth per ann., clear, nothing during the life of the said $\mathcal{J}ohn$ Roche, and after his decease $\pounds 6$, and is held of the Queen by fealty and the rent of 8d., as of her manor of Edlemeton in co. Middx. in socage.

Elizabeth Roche died at Hornechurche in co. Essex the last day ot August, 4 and 5 Philip and Mary; William Morgan of London, gent., is her kinsman and next heir, viz., son and heir of Richard Morgan, son and heir of Maurice Morgan and Elizabeth his wife, sister of William Forman, knight, father of the said Elizabeth Roche, and is now aged 46 years and more.

Chan. Inq. p. m., vol. 206, No. 28.

Samuel Stookes.

Inquisition taken at the Guildhall . . . February, 27 Eliz. [1585], before Thomas Pullison, esq., Mayor and escheator, after the death of Samuel Stookes, by the oath of Robert . . . Richard Smythe, John Harryson, John Ireland, Henry Webbe,* . . . Feake, Francis Gunter, John Bonde, William Layer, William Stiche, John Crowche, George Newball, William* . . . John Hill and William Crowche, who say that

Samuel Stookes was seised in his demesne as of fee of r capital messuage lying . . . Orgar within the City of London, late in the tenure of Anthony Throgmorton . . . messuage or tenement lying in the lane of St. Martins called St. Martens Lane in the said parish, now or late in the tenure of John Hawes; also of the reversion of r capital messuage lying in the parish of St. George the Less in the lane called Botolphe Lane next East Cheape, late in the tenure of Dame Blanche Forman, widow, and now in that of John Brooke: which said capital messuage John Rooche, esq., has and holds for life by the law of England, the remainder thereof after the death of the said John Rooche being to the said Samuel Stookes and his heirs for ever: which said John Rooche still survives.

The said capital messuage in the said parish of St. Martin Orgar is held of the Queen in free burgage by fealty only, and is worth per ann., clear, $f_{c}8$. The messuage lying in St. Martin's Lane is held of the Queen in free burgage by fealty only, and is worth per ann., clear, $f_{c}5$. The capital messuage in the parish of St. George the Less in Buttolphe Lane is held of the Queen in chief by the 20th part of one knight's fee, and by the yearly rent of 5s. 4d., and is worth per ann., clear, 43s. 4d.

Samuel Stookes died 29 August last past; Martha now the wife of Francis Dutton and Maria Rooke, widow, late the wife of Robert Rooke, are his sisters and next coheirs of the whole blood: the said Martha was aged at the time of the death of the said Samuel her brother 30 years and more, and the said Mary was then aged 28 years and more.

Chan. Inq. p. m., vol. 207, No. 87.

John Crane, gentleman.

Inquisition taken at the Guildhall, 29 November, 28 Eliz. [1585], before *Wolstan Dixie*, Mayor of the City of London, after the death of *John Crane*, gent., by the oath of *Robert Dickenson*, *Richard*

* Document torn away.

Smith, Roger Hall, John Harrison, John Jackson, John Ireland, William Povi, George Robertes, John Bond, William Styche, William Cooke, William Harvi, William Laire, William Crowch, Edmund Owine, Peter Noxton, John Hawkesford and Robert Elder, who say that

Long before the death of the said John Crane King Henry VIII was seised in his demesne as of fee in right of his Crown of England of 10 tenements with the gardens thereto adjoining late in the several tenures of John Parker, Guy Crayforde, Hugh Vaughan, Edward Brysselye, Margaret Dalton, John Barnarde, Richard Herman, John Harroppe and Adrian Biscombe lying together within the close and precincts of the late priory of St. Elene within the said City of London then dissolved and late belonging to the same; also of 3 rooms late in the several tenures of William Damarall and Emma Lawe, situate within the said close and precinct; also of 6 rooms late in the several tenures of Richard Atkyns, Alice Paule, Reginald Deane, Elizabeth Watson and William Crane, esq., lying together in a certain alley within the said close of the said late priory; also all that tenement then in the tenure of John Parker situate within the said close in the parish of St. Andrew Undershaft there, also belonging to the said late priory. So seised the said King by Letters Patent dated at Westminster 3 March, in the 31st year of his reign, in consideration of the faithful service which the said William Crane, esq., had rendered to him, granted to the said William and Margaret his wife all the said premises, to hold to them and the heirs male of the body of the said William Crane, of the King by the service of the 20th part of a knight's fee and paying therefore yearly 34s. 8d. at the Court of Augmentation, by pretext whereof the said William and Margaret were seised of the said premises. The said Margaret survived the said William and died 19 August, 5 and 6 Philip and Mary [1558]. After her death all the said premises descended to the said John Crane (named in the writ) as son and heir male of the said William Crane : which said John attained his full age and did fealty to the Queen and had full seisin of the said premises delivered to him by the escheator of the said City, as by Letters Patent dated 20 November, 2 Eliz. [1559] more fully appears.

The said premises are held of the Queen by the said service, and are worth per ann., clear, f_{15} 12s.

John Crane died 1 November last past; John Crane is his son and heir male, and was aged 8 years on the 25th day of June last past.

Chan. Inq. p. m., vol. 208, No. 185.

LOND. INQ. P. M., III.

Elizabeth Lowe, widow.

Inquisition taken at the Guildhall, 29 May, 27 Eliz. [1585], before Thomas Pullison, knight, Mayor and escheator, after the death of Elizabeth Lowe, widow, by the oath of Robert Dyckonson, Roger Hoole, John Harrison, William Povy, William Stytche, Nicholas Hawkysforth, William Coocke, William Crowch, Thomas Smyth, Edmund Owen, Stephen Porter, John Stoddarde, George Robbertes and John Ireland, who say that

Elizabeth Lowe was seised in her demesne as of fee of 1 messuage with 2 shops thereto belonging, lying in Olde Fish street in London, now or late in the tenure of William Milner, fishmonger; also all that messuage to the same messuage adjoining called le signe of the Swane now or late in the tenure of Henry Peirson; also 1 messuage called le Gullett lying in Olde Fisshe street now or late in the tenure of Lancelot Playse; 1 shop under the said tenement called le Gullett now or late in the tenure of $\mathcal{F}ohn \ Lardge$; 1 messuage in Distaffe Lane now or late in the occupation of the said $\mathcal{F}ohn \ Lardge$: all which said premises the said Elizabeth Low purchased during her widowhood of the gift of Phame Becher, gent., as by charter dated 27 October, 18 Eliz. [1576] more fully appears.

So seised, the said *Elizabeth Lowe* made her will dated 27 April, 1585, and thereby gave all those 4 messuages above specified to *Margaret Banckes* her kinswoman, wife of *Edward Banckes* and her heirs for ever.

The said *Elizabeth Lowe* was likewise seised in her demesne as of fee of 1 other messuage lying in Distaffe Lane, now or late in the tenure of *William Burford*; and 1 other tenement there now or late in the occupation of *Nicholas Hawes*: which said messuages the said *Elizabeth Lowe* purchased of the gift of the same *Phame Becher*, as by charter dated 27 October, 18 Eliz. [1576] more fully appears.

So seised, the said *Elizabeth* by her said will gave the said 2 tenements to *Elizabeth Wright* her kinswoman, wife of $\mathcal{J}ohn$ Wright, junior, and to her heirs for ever.

The said 4 messuages are held of the Queen in free burgage, and are worth per ann., clear, $f_{.8}$. The said 2 tenements are held of the Queen in free burgage, and are worth per ann., clear, $f_{.4}$.

Elizabeth Lowe died 8 May last past; Elizabeth Leighe, kinswoman of the said Elizabeth Lowe, is her heir, and was then aged 13 years and more.

The said Edward Banckes and Margaret his wife, and John Wright,

junior, and *Elizabeth* his wife took the issues of the said premises by virtue of the said will.

Chan. Inq. p. m., vol. 208, No. 223.

Kichard Colmer.

Inquisition taken at the Guildhall, 27 October, 27 Eliz. [1585], before Thomas Pullyson, knight, Mayor and escheator, after the death of Richard Colmer, by the oath of Robert Dickenson, Roger Hoel, John Harrison, Thomas Russell, John Ireland, William Povye, George Robertes, John Bond, William Cooke, William Harvey, William Layer, William Crowche, Edmund Owen, Peter Noxton and Nicholas Hawkesforde, who say that

Richard Colmer was seised in his demesne as of fee of I messuage called the Bisshops head lying in the parish of St. Stephen in Colman street, London, in the tenure of Richard Wrenche; and I other messuage sometime parcel of the said tenement called the Bisshops head, lying in Colman street in the said parish, in the ward of Colman street, in the hands and custody of Edmund Saracole; I curtilage called a carpenter's yard, late parcel of the said tenement, lying in Colman street in the tenure of Peter Strete.

So seised, the said *Richard Colmer* made his will dated 6 April, 27 Eliz. [1585], and thereby gave all the said premises to *Cicillie* his wife and her heirs for ever.

The said premises are held of the Queen in free burgage, and are worth per ann., clear, 100s.

Richard Colmer died 7 April last past; $\mathcal{J}asper$ Colmer is his son and next heir, and is aged 27 years and more.

The said *Cicillia* has taken all the profits of the said premises from the death of the said *Richard* up to the taking of this Inquisition.

Chan. Inq. p. m., vol. 208, No. 240.

Vincent Goddard, gentleman.

Inquisition taken at the Guildhall, I December, 28 Eliz. [1585], before Wolstan Dixie, Mayor and escheator, after the death of Vincent Goddard, gent., by the oath of Robert Dyckenson, Richard Smyth, Roger Hole, John Jackson, John Ireland, William Povey, John Bond, William Stytche, William Cooke, William Harvy, William Layer, William Crowche, Edmond Owen and Robert Elder, who say that Vincent Goddard was seised in his demesne as of fee of I messuage sometime called the Candelhouse and I garden formerly demised to William Wolberd or in his tenure, situate within and next the site of the late dissolved priory or new hospital of the Blessed Mary without Bysshoppesgate, London, in the parish of St. Botolph without Bysshopsgate, London, now or late in the tenure of William Goddard, gent., as by a deed dated 6 December, 17 Eliz. [1574], more fully appears.

The said messuage and garden, together with 3 other houses, 1 parcel of waste ground and 2 walls of brick to the said tenements near adjoining in the said parish, which King Henry VIII by his Letters Patent dated 28 June in the 32nd year of his reign [1590] gave *inter alia* to *Christopher Campyon*, citizen and mercer of London, and his heirs, are held of the Queen in chief by the service of the 20th part of one knight's fee. The said messuage and garden are worth per ann., clear, 40s.

Vincent Goddard died 10 July last past; William Goddard is his son and next heir and is now aged 27 years and more.

Chan. Inq. p. m., vol. 209, No. 9.

Godfrey Isburd.

I NQUISITION taken at the Guildhall, 7 February, 28 Eliz. [1586], before Wolstan Dixe, knight, Mayor and escheator after the death of Godfrey Isburd, citizen and haberdasher of London, by the oath of Robert Dyckynson, Thomas Russell, John Harryson, William Layre, George Gyene, John Jackson, William Povey, John Ireland, Peter Legate, Robert Elders, William Feake, John Bonde, William Styche, William Cooke, William Crowche, Stephen Porter, William Harve and Nicholas Hauxforde, who say that

Godfrey Isburd was seised in his demesne as of fee of I corner messuage, with shops, cellars, sollars, &c., lately occupied by the said Geoffrey [sic] Isburd, lying at the corner of Old Jewry next the Poultry in the parish of the Blessed Mary Colchurch, London; I messuage called le Crowne lying opposite the parish Church called St. Michaels at Querne within the said City, now in the tenure of Thomas Lee; and I messuage now or late in the occupation of Robert Taylor situate in the street called Redcrosse street in the parish of St. Giles without Cripplegate, London.

So seised, the said *Godfrey* made his will, and thereby bequeathed as follows: I give to my daughter *Jane Reve* wife of *John Reve*, citizen and goldsmith of London, and to her heirs for ever all that my messuage

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now in the tenure of Robert Taylor, gent., situate in Redcrosse street, on condition that the said John and Jane pay to Bartholomew, John, Jeames, Godfrey, Dorothy, Jane, Elizabeth and Phebe Reve their children £80, that is, £10 each, at their several ages of 21, as by the said will dated 16 Oct., 1585, more fully appears.

The said corner messuage is held of the Queen in chief by knight's service, *viz.*, by the 40th part of a knight's fee, and is worth per ann., clear, 40s. The said messuage called the Crown is held of the Queen in free burgage and not in chief, and is worth per ann., clear, 46s. 8d. The said messuage in Redcross street is held of the Queen in free burgage and not in chief, and is worth per ann., clear, 54.

Godfrey Isburd died 25 December last past; William Isburd is his son and next heir and was then aged 38 years and more.

Chan. Inq. p. m., vol. 209, No. 20.

Kobert Wegnam.

I nquisition taken at the Guildhall, 17 June, 28 Eliz. [1586], before Wolstan Dixie, knight, Mayor and escheator, after the death of Robert Weynam, citizen and ironmonger of London, by the oath of Robert Dickenson, Thomas Russell, John Harrison, George Gyn, John Jackson, Roger Hole, Peter Legat, John Bond, William Stiche, William Crowche, Edmond Owen, William Harvy, Nicholas Hawkesford, Peter Noxton, Thomas Wig and John Thompson, who say that

Robert Weynam long before his death was seised in his demesne as of fee of 1 messuage with all the shops, cellars, sollars, &c., situate in Basinglaine in the parish of St. Myldred in Bredstreat, London, late in the tenure of William Thomas, clothworker, and now in that of Robert Wilkinson and James Farrington: which said messuage William Boxe, citizen and grocer of London, lately sold to the said Robert Weynam and his heirs for ever, as by deed dated 31 March, 1563, more fully appears; 3 messuages lying in Pety Bryttayne in the parish of St. Butolph without Aldrighegate in the suburbs of the City of London, late in the several tenures of Thomas Ashe, Christopher Gryge and John Awdeley and now in that of Thomas Gryffyne, John Walker and Edward Cordwell: which said messuages now with a garden thereto belonging a certain Richard Emerson of Stondon in co. Hertford, gent., lately purchased to him and his heirs for ever of William Harvey, esq., alias Clarencieulx king at arms, as by the indenture of bargain made between the said William Harvey of the one part and the said Richard Emerson of the other part dated 12 May, 3 Eliz. [1561] more fully appears.

The said Richard Emerson, being so seised, by deed dated the last day of February, 4 Eliz. [1562] in fulfilment of certain covenants made between the said Richard Emerson of the one part and the said Robert Weynam of the other part, dated 13 February, 4 Eliz. [1562], sold the said 3 messuages to the said Robert Weynam and Elizabeth his wife and the heirs of the said Robert for ever: all which said evidences above declared were shown to the jurors by John Ford, citizen and merchant tailor of London, who married the widow of the said Robert Weynam.

So seised, the said *Robert Weynam* made his will as follows: I give to *Elizabeth* my wife my messuages, lands, &c., in the parishes of St. Myldreds and St. Buttolphs in the City of London, for her life; and after her decease, I give the same to *Thomas Gryffyn*, *Richard Gryffyn*, and to my cousin *Anthony Porter* son of *Robert Porter* and to their heirs for ever, as by the said will dated 18 January, 1584, more fully appears.

The premises in Basinglaine are held of the Queen in free burgage by fealty only and not in chief, and are worth per ann., clear, £3. The 3 messuages in Pety Bryttayne are held of the Queen by fealty only in free socage and not in chief, and are worth per ann., clear, £5.

Robert Weynam died 21 January, 1584; Anne Hiccokes wife of Charles Hiccokes of London, clothworker, is his sister and next heir, and was then aged 50 years and more.

Chan. Inq. p. m., vol. 209, No. 53.

Simon Betaughe alias Betaghe.

Inquisition taken at the Guildhall, 22 June, 28 Eliz. [1586], before Wolstan Dixie, knight, Mayor and escheator, after the death of Simon Betaughe alias Betaghe, citizen and plasterer of London, by the oath of Robert Dyckinson, Thomas Russell, John Harryson, John Jackson, Roger Hole, Francis Gunter, William Povey, John Bonde, William Styche, William Crowche, Edmund Owen, John Adlyn, Nicholas Hauksford, Peter Noxon, and Richard Trafford, who say that

Simon Betaghe long before his death was seised in his demesne as of fee of 2 messuages lying together with a garden, lying in the street called Christ Churchstreate in the parish of St. Katherine Christchurch within Algate, London, and lately belonging to the priory and convent of the lately dissolved monastery of Holy Trinity, London, commonly called the priory of Christchurch in London, and formerly being parcels of the possessions thereof, and sometime in the several tenures of

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Thomas Kyrby, leatherseller, and Margaret Gryffyth, widow, and now 2 other messuages have been newly built by the said Simon Betaughe upon the said garden; all which said messuages are now in the several tenures of James Oliver, Moses Vinson, Gabriell Hunt, gent., and Simon Binckes: which said premises Robert Harris of London, esq., and William Barker of the same, gent., lately sold to the said Simon Betaughe and his heirs for ever, as by deed dated 2 March, 1561, more fully appears.

So seised, the said Simon Betaughe made his will as follows: I give to Alice my wife my 2 tenements in the alley called Black raven alley in the parish of Crechurch within Algate, London, and the rents and profits of the same for life for her dower; after her decease, I give the same to William Betaghe my son and the heirs male of his body; for default, to Thomas Betaghe my son and the heirs male of his body; for default, the remainder thereof to $\mathcal{F}ames$ Betaghe now living with me, the son of Patricke Betaghe my nephewe and the heirs male of his body; for default, to such heir male of the body of the said Patrick as shall then be living; and for default, the remainder thereof, to my right heirs for ever.

To the said *William* my son my other 2 tenements in the said parish of Crechurch at the end of the Black Raven alley "on the streat syd their" to hold to him and his heirs male; for default, the remainder thereof to the said *Thomas* my son and the heirs male of his body; for default, to the said *James Betaghe* and the heirs male of his body with such further remainders over as above as by the said will dated 22 March, 1585, more fully appears.

The premises situate in Christchurchstreet are held of the Queen in socage by fealty only, and are worth per ann., clear, f_{4} .

Simon Betaughe died 2 April last past; Thomas Betaughe is his son and next heir and is now aged 30 years and more.

Chan. Inq. p. m., vol. 210, No. 63.

Thomas Cokkys, gentleman.

Inquisition taken at the Guildhall, 17 June, 28 Eliz. [1586], before Wolstan Dixie, knight, Mayor and escheator, after the death of Thomas Cokkys, gent., by the oath of Robert Dickynson, Thomas Russell, John Harryson, George Gyne, John Jackson, Roger Hole, Peter Legat, John Bonde, William Styche, William Crowche, Edmund Owen, William Harvye, Nicholas Hauckesforde, Peter Noxon, Thomas Wigges and John Thompson, who say that Thomas Cokkys long before his death was seised in his demesne as of fee of 11 messuages now or formerly called le three fannes with 8 gardens to the same messuages belonging, now or late in the several tenures of Peter Bailie, Randolph Geanys, James Whyteley, John Dawhi, Richard Daye, Robert Hickman, William Mosse, . . . Morlowe, "le vidue de Johe Blonkartes," Thomas Dunwell, John Colmer, Robert Cooke, Thomas Shefeild, James Wrenche and Richard Wytrentes, situate in the parish of All Saints in the Wall in the ward of Brodstreat: which said premises are held of the Queen by the free service of 1d. by the year, and are worth per ann., clear, f_{10} .

Thomas Cokkys died 20 May, 25 Eliz. [1583], in the said parish of All Saints in the Wall, without heirs.

The said *Peter Balie* and others above named occupied the said messuages and gardens from the death of the said *Thomas Cokkys* up to the taking of this inquisition, but who took the profits thereof the jurors know not.

Chan. Inq. p. m., vol. 210, No. 65.

Humphrey Brook, Notary Public.

Inquisition taken at the Guildhall, 17 May, 28 Eliz. [1586], before Woolstan Dixe, knight, Mayor and escheator, after the death of Humphrey Brooke of the said City, Notary Public, by the oath of Robert Dyckinson, Thomas Russell, William Layer, John Jackson, John Irelande, William Povey, William Feake, John Bonde, William Cooke, William Crowche, Edmund Owen, Stephen Porter, Peter Noxon, George Newbold, Thomas Wygges, Richard Trafforde and Nicholas Hawcksford, who say that

Humphrey Brooke was seised in his demesne as of fee of 1 tenement with 2 gardens, with all shops, cellars, sollars, ways and easements to the same belonging, now or late in the tenure of $\mathcal{F}ames\ Ingram$, clerk in medicine, and Christopher Harebottell, situate within the lordship of the Friars Preachers called le Blackeffryers of the City of London, and late parcel of the possessions of the said house; 1 tenement in Cornehill in the parish of St. Mary Woolchurch called le signe de le Ploughe with all shops, cellars, sollars, &c., now or late in the tenure of Richard Harrison, late parcel of the possessions of the house of the Carthusians near the City of London; 2 tenements with shops, &c., lying in Soper Lane in the parish of St. Pancras within the said City, now or late in the occupation of $\mathcal{F}ohn\ Lee$, writer, and Hugh Robins, late parcel of the possessions of the late monastery of Hallywell in co. Middlesex; 1 tenement lying in the parish of St. Mary Magdalene in Old Fish Street, London, with shops, &c., now or late in the tenure of Joan Jane ats Silvester, widow, late parcel of the possessions of the late priory of St. Helens within the said City; I tenement in the parish of St. Olave in the borough of Southwark at the foot of London Bridge, called le Nonnes head, with all shops, &c., now or late in the occupation of William Eggleston late parcel of the possessions of the said late priory : all which said premises the said Humphrey Brooke purchased to him and his heirs of Richard Pauncefoote, esq., as appears by indenture dated 8 February, 4 and 5 Philip and Mary [1558] more fully appears; also of I tenement situate in le Alley called Myll Alley ats Goughes Alley in the parish of St. Stephen in the street called Colman street in the said City, now or late in the tenure of Hugh Dyer; 2 tenements or cottages with gardens adjoining lying in the said Myll Alley, now or late in the several tenures of John Carpenter and Richard Platton; I tenement with a garden adjoining the said 2 tenements or cottages, late in the tenure of John Sherbourne; 2 gardens in the said parish of St. Stephen, one whereof now is or late was in the tenure of Thomas Alsoppe and the other was late in that of Robert Essington, deceased; I other garden lying in Colman street near Horse Alley there, now or late in the occupation of John Malliarde; which said premises the said Humphrey Brooke purchased to him and his heirs of the said Robert Essington; also of I messuage or house lying in a certain lane called Fynckes lane in the parish of St. Benet Fynckes, now or late in the tenure of Fohn Gybson; I yard called a timber yard lying in the parish of St. Botolph without Algate in the suburbs of the said City now or late in the tenure of . . . Smythe; also of 2 messuages in Fanchurch street in the parish of St. Katherine Christchurch within Algate, London, late in the tenure of Alvered Cutler and John Stephenson and now in the occupation of John Kymby and . . . Palmer, late parcel of the possessions of the late monastery or priory of Holy Trinity, London, commonly called "Le Priorie" of Christchurch.

So seised, the said *Humphrey Brooke* made his will as follows [here given in English]: I give to my wife [not named] the manor and demesnes of Gaytforth, *viz.*, the manor house with the park and all other lands, meadows and pasture which were in the tenure of *William Allyn*, for her life; also my 2 third parts of hay and corn in Gaytforthe.

To Ales my daughter and to the heirs of her body all such lands and tenements as I have in Pomfret and other towns and places thereto adjoining which I lately bought of William Brooke and his sons, and all the lands and tenements lying in Kellington parish or elsewhere in co. York which I lately purchased of Thomas Dawney, deceased. If the said *Alice* die without heirs of her body, then the same to remain to my son *Humfrey* and the heirs of his body; for default, to the rest of my daughters and the heirs of their bodies; for default, to *Gabriel* my son and the heirs of his body; for default, to my cousin *William Brooke* son of my brother *Charles* and to the heirs of his body; for default, to my brother *John* and the heirs of his body; and for default, the same to remain to the Queen her heirs and successors for ever.

To Anne my daughter and her heirs my messuage wherein she now dwells lying in Fynckes lane in London; for default, the same to remain to my son Humphrey and the heirs of his body; for default, to remain to my daughters Katherine and Elizabeth and their heirs; if. they all die, then the same to remain to my son Gabriel and the heirs of his body; for default, to my said cousin William Brooke and the heirs of his body; for default, to his brother $\mathcal{J}ohn$ and the heirs of his body; and for default, the same to remain to the Queen and her heirs and successors for ever.

I give to my son Humphrey 2 cottages or small tenements lying in Fanchurch street near Northumberland Place in London: to hold to him and the heirs of his body; for default, to remain to my daughters *Katheran* and *Elizabeth* and to the heirs of their bodies; also during the continuance of the lease now in esse all the rent of the timber yard with the houses therein built, set without Aldegate, London, paying therefor yearly to my said son *Gabriel* and his heirs the old accustomed rent of 5s.; after the end of the said term I give to the said Humphrey 2third parts of the said timber yard and other the premises for life; also the lease of my shop in Lumberde street, London.

To my daughter *Katheran* a lease of the house and garden lying within the Blackeffryers, London, for 60 years, she paying yearly therefor to my said son *Gabriel* 10s. and repairing the "howsen" and the water works thereto belonging, hoping that if she dies without issue of her body she will distribute the same to her sisters and her brother *Humphrey*, nevertheless the lease granted to my *Lady Shefield* must be allowed.

I will that my daughter *Elizabeth* shall have and enjoy the messuage wherein she now dwells, together with the tenement next adjoining, now in the occupation of *Hughe Robinson*, situate in Soper Lane, London, for 60 years, paying therefor yearly to my heir 10s.

The rest of my lands I give to my son *Gabriel* and the heirs of his body, with remainders as above.

I will that *William Morret* my servant and his wife have for their lives the messuage wherein they now dwell in consideration of his faithful service, as by the said will dated 15 Feb., 1585, more fully appears.

The premises in the several parishes of St. Mary Woolchurch, St. Pancras, St. Mary Magdalene, St. Olave Southwark and St. Stephen in Colman Street are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, $f_{\rm s}$. The messuage in Fynckes lane is held of the Queen in free burgage and not in chief by fealty only, and is worth per ann., clear, 30s.; of whom the said timber yard is held the jurors know not: it is worth per ann., clear, 26s. 8d. The 2 messuages in the said parish of St. Katherine Crechurch are held of the Queen in socage by fealty only, and are worth per ann., clear, 40s.

Humphrey Brooke died 20 February last past; Gabriel Brooke is his son and next heir, and was then aged 22 years and more.

Chan. Ing. p. m., vol. 210, No. 66.

John Blomer.

Inquisition taken at the Guildhall, 30 April, 28 Eliz. [1586], before Wolstan Dixie, knight, Mayor and escheator, after the death of John Blomer, citizen and haberdasher of London, by the oath of Robert Dickinson, John Harrison, John Jackson, William Povey, Roger Hole, John Ireland, John Bonde, William Styche, William Cooke, Edmund Owen, George Robert, Stephen Porter, John Adlyne, Nicholas Hawckford, Peter Noxon and Thomas Wigges, who say that

John Blomer was seised in his demesne as of fee of 7 messuages with gardens thereto adjacent, now or late in the several tenures of *Thomas Slater*, John Loych, . . . Bodlowe, Gosom Magen, James Roper, Jervis Sawyer and Richard Whytinge; I large garden in the tenure of the said John Blomer, situate in Sho Alley alias Sho Lane in the parish of St. Bridget or St. Bride in Flytstreat, London, as by a deed dated 15 March, 24 Eliz. [1582] more fully appears; I messuage, lying in the parish of St. Martin in Bowyer Rowe alias the parish of St. Martin within Ludgate, London, late in the tenure of John Settill and now in that of Walter Bullocke, as by a deed dated 3 April, 19 Eliz. [1577] it may appear.

So seised, the said $\mathcal{J}ohn$ Blomer made his will as follows: I give all my freehold lands, tenements and hereditaments to my son Edmond Blomer and to the heirs of his body; for default, the same to remain to my daughter Sara Heyton wife of Francis Heyton and to the heirs of her body; and for default, to my right heirs for ever, as by the said will dated 21 January, 1585, more fully appears.

The messuages and gardens in Sho Alley are held of the Queen by 7 *****

fealty only in free burgage and not in chief, and are worth per ann., clear, f_{10} . The messuage in the parish of St. Martin in Bowyer Rowe is held of the Queen by fealty only in free burgage and not in chief, and is worth per ann., clear, f_{5} .

John Blomer died 22 January last past; Edmond Blomer is his son and next heir and was then aged 20 years and more.

Chan. Inq. p. m., vol. 210, No. 77.

Lawrence Bradshaw.

nquisition taken at the Guildhall, 7 November, 28 Eliz. [1586], before George Barne, Mayor and escheator, after the death of Lawrence Bradshawe, citizen and carpenter of London, by the oath of Robert Dickenson, Thomas Russell, John Harrison, John Jackson, William Povy, Roger Hole, Robert Eldar, John Ireland, William Feake, John Bond, William Cooke, Edmund Owen, William Harvy, John Adlin, Nicholas Hawkisford, Thomas Wigges, John Thompson, Peter Noxton and William Crowche, who say that

Lawrence Bradshawe long before his death was seised in his demesne as of fee of 1 messuage wherein he then dwelt, parcel of 2 messuages lately built anew lying in the parish of St. Dunstan in the East near the Tower of London, with all cellars, sollars, rooms, &c., situate between the tenement late in the tenure of Richard Wood, barbersurgeon of London, and now in the tenure of Andrew Hinck, joiner, on the east part, and the messuage late of Benjamin Gonstone and now in the tenure of William Towse on the west and north, and the highway there called Towerstreet on the south, as by the deed indented of $\mathcal{G}ohn$ Mey, S. T. P., and rector of the parish Church of St. Dunstan in the East near the Tower of London made to the said Lawrence Bradshaw and his heirs for ever, dated 26 June, 10 Eliz. [1568] more fully appears.

The said messuage is held in free burgage of the City of London, and is worth per ann., clear, 40s.

Lawrence Bradshaw died 24 May, 23 Eliz. [1581]; Thomas Bradshawe is his son and next heir, and was then aged 37 years.

Chan. Inq. p. m., vol. 210, No. 104.

Wailliam Phillippes, Merchant tailor.

nquisition taken at the Guildhall before Wolstan Dixe, Mayor and escheator, 29 November, 28 Eliz. [1585], after the death of William Phillippes, merchant tailor of London, by the oath of Robert Dickinson, Richard Smith, Roger Hool, John Harrison, John Jackson, John Ireland, William Povye, George Roberts, John Bond, William Stytche, William Cook, William Harvy, William Layer, William Crowche, Edmond Owyne, Peter Noxton, Nicholas Hawkesford and Robert . . . , who say that

William Phillippes was seised in his demesne as of fee of I capital messuage, situate in the cemetery of the Church of Bow called Bow Church yard; and so seised, made his will dated 16 October, 1585, as follows: whereas I owe to Richard Maye, merchant tailor, and to other persons large sums of money, I will that my executor shall within 2 years after my decease sell the great messuage in Bow Church yard, wherein I now dwell, and with the money coming therefrom shall pay all my debts; and the residue thereof I give to Sybell my wife for her own use.

Whereas I have already given to my son Myghell Fleminge with my daughter Alice in marriage f_{200} , to my son Danyell Hills with my daughter Mary in marriage f_{200} , and to my son Henry Phillippes f_{100} , by means whereof they are excluded by the custom of the City of London from challenging any childs part from my goods, unless I shall mention in my will that I have already given them: I have therefore set down with certainty what they have had, willing them, with what they have already had, to have their full childs parts of my goods.

I make the said Sybell sole executrix, and desire the said Richard Maie and ———— Southerton to be overseers.

The said messuage is held of the Queen by the service of 1*d*., and is worth per ann., clear, f_{6} .

William Phillippes died on the said 16 October; the said Henry Phillippes is his son and next heir, and is now aged 35 years and more.

Chan. Inq. p. m., vol. 211, No. 196.

Richard Bowser, Citizen and Zaddler.

Inquisition taken at the Guildhall, 29 November, 29 Eliz. [1586], before George Barne, Mayor and escheator, after the death of Richard Bowsar, citizen and sadler of London, by the oath of Robert Dickinson, Thomas Russell, John Harrison, John Jackson, William Povey, Roger Hole, John Thompson, Robert Elder, Peter Legatt, William Feake, John Bounde, William Cooke, John Ireland, George Robertes, William Harvie, Nicholas Hawksford, Peter Noxton, Thomas Wiges and Edward Swaine, who say that

Richard Bowsar long before his death was seised in his demesne of I tenement containing I shop towards the street with I room over the said shop and upon the entry over the gate of the alley called Rame Alley gate, as they are now separated and divided from the houses on the west part of the said tenement, now or late in the several tenures of William Ridgley and Richard Grene; I small room over (super) the chief staircase (grad) of the said house, now or late in the tenure of Richard Grene; all those 4 rooms with cubicules under the same lying within the said Rame Alley, now in the tenure of the said Richard Bowsar; all that cubicule now or late in the tenure of John Taylor; 1 part of "Conclane" now or late in the tenure of the said Richard Grene in which there is a chimney, and so much of the room above the said Conclane as runs (occurret) with the inner part of the "funelli Latrare" there: which said tenement contains in breadth from the street there from the farthest part of one side of the foundation of the said house up to the inner part of the foundation of the said house on the west side 12 feet and 1 inch of assize. The said 4 rooms and the cubicule contain in length from the street there at the north end up to the farther part of the same at the south end 79 feet of assize; also I small house now occupied for a Crinosa house and I small parcel of I garden now in the tenure of the said Richard Bowsar lying within the said alley abbutting at the north end on the tenement now or late in the tenure of William Convers: which said piece of the said garden contains in length from the north part up to the south part 132 feet of assize, and in width from the east part up to the west part 18 feet of assize; 4 feet of land next adjoining the south part of the said Crinosa house, which said 4 feet are separated and enclosed at the proper costs of the said Richard Bowsar: also I stable containing in length from the north part to the south part 121 feet of assize, and in breadth 9 feet and 6 inches: which said stable adjoins the chimney of the kitchin of John Perryn on the south part and the chimney of the room of Richard Smyth on the north ' part: all which said premises are situate in Fleete street in the suburbs of the City of London in the same Rame Alley in the parish of St. Dunstan in the West. The said Richard Bowsar was likewise seised of 4 tenements with 4 small gardens lying in a certain lane called Fewter Lane within the parish of St. Andrew in the street of Holburne, now or late in the tenure of Edward Dent, William Brassebridge, Anthony Bennett and John Clerke.

So seised, the said *Richard Bowsar* made his will as follows: I give to *Alice Gryffin*, my sister's daughter, now the wife of *John Griffin*, Vintner, my house in Fewter Lane now or late in the tenure of *_____Brassebridge*: to hold to her and the heirs of her body; for default,

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the same to remain to my son $\mathcal{J}ohn$ Bowsar and his heirs for ever. The residue of my freehold manors, messuages, lands, &c., shall descend to my said son $\mathcal{J}ohn$ Bowsar and his heirs for ever, as by the said will, dated 13 June, 1585, more fully appears.

All the premises in the said parish of St. Dunstans in the West are held of the Queen in chief by knight's service, but by what part of knight's fee is not known, and are worth per ann., clear, \pounds_5 . The premises in Fewter Lane are held of the Queen in free socage and not in chief by fealty, and are worth per ann., clear, \pounds_4 .

Richard Bowsar died 16 October last past; John Bowsar is his only son and next heir, and was then aged 23 years and more.

Chan. Inq. p. m., vol. 212, No. 13.

John Baker, Citisen and Mercer.

Inquisition taken at the Guildhall, 2 December, 29 Eliz. [1586], before George Barne, Mayor and escheator, after the death of John Baker, citizen and mercer of London, by the oath of Robert Dickenson, Thomas Russell, John Harrison, William Lare, John Jaxson, John Stidderd, William Povy, Roger Hole, John Thompson, Robert Elder, John Bond, William Cooke, William Crouch, John Ireland, Edmond Owen, George Robertes, William Harvy, Nicholas Hawkesforde Edward Swaine, Peter Noxton, Thomas Wigges, Richard Trafford and James Dodson, who say that

John Baker was seised in his demesne as of fee of 2 messuages situate in the parish of All Saints in Lombardstreet in the City of London, now or late in the several tenures of *Christopher Oswen* and *Robert Harell*, formerly belonging to the late monastery of the Blessed Mary Overy in co. Surrey now dissolved; I capital messuage lying in the parish of St. Martin Owtwich in Byshipgatestreat, London, late in the tenure of the said John Baker, and now in that of Fardonand Clotherbucke, citizen and clothworker of London; 2 other messuages adjoining the said capital messuage now or late in the several tenures of *Ellen Foster* and John Foster, with all the buildings, gardens, shops, &c., thereto belonging.

So seised, the said $\mathcal{J}ohn \ Baker$ by deed dated 28 February, 24 Eliz. [1582] sold all the said premises to *William Holstock*, esq., $\mathcal{J}ohn \ Catcher$, pewterer, and $\mathcal{J}ames \ Alkyne$, ironmonger, and their heirs to their sole use for ever [indenture is here given in full in English].

All the premises in the parish of All Saints in Lombardstreet are held of the Queen by fealty as of her manor of Nonsuch in co. Surrey, and not in chief, and are worth per ann., clear, £28. The premises in the parish of St. Martin Owtwich in Bishopsgate street are held of the Queen in free burgage, and are worth per ann., clear, £30: which said £30 during the lives of *Peter Simondes* and *Anne* his wife and *Joan Bethell* are to be paid to the said *Peter*, *Anne* and *Joan*, as by indenture dated 6 January, 24 Eliz. [1582] more fully appears.

John Baker died 2 Aug., 1584, but who is is next heir the jurors know not.

Chan. Inq. p. m., vol. 212, No. 25.

Thomas Rabinscroft, Citizen and cordwainer.

Inquisition taken at the Guildhall, 19 December, 29 Eliz. [1586], before George Barne, Mayor and escheator, after the death of Thomas Ravinscroft, citizen and cordwainer of London, by the oath of Robert Dickenson, Thomas Russell, John Jackson, William Povy, Roger Holle, John Thompson, Robert Elder, John Bonde, William Cooke, William Crouche, Edmond Owen, George Robertes, Nicholas Hawkesford and Peter Noxton, who say that

Thomas Ravinscroft long before his death was seised in his demesne as of fee of 3 messuages formerly 1 messuage called le Highouse and le Glene on the Hoop as by a deed dated 24 July, 8 Edw. 4 [1468] it may appear, and now called le Whit Hart, with all shops, cellars, &c., now or late in the several tenures of James Lether and Richard Morris situate in the parish of St. Stephen in Colman streat, London; I messuage newly built, wherein the said Thomas Ravinscroft was dwelling on the day of his death, lying in the said parish of St. Stephen, formerly called le Robine Hode, now in the tenure of Katherine Ravinscroft, widow; 3 messuages situate in the parish of St. Clements within the said City, now or late in the several tenures of William Haward, Thomas Gatherne and Radulphus Ive, formerly belonging to the parish Church of St. Clements; 4 tenements in Thames streat in the parish of St. Mary Somersett within the said City, now or late in the tenures of ----- Bodilowe and ----- Savage, widow, -----Johnson and ----- Naylor; 4 messuages being in the parish of St. Michael at Quenhith within the said City, now or late in the several occupations of James Harison, Thomas Sawell, Richard Wheler and ----- Gilderne, widow; 2 tenements in the parish of St. Michael at Quenhith in the ward of Quenhith, next to the brewery there called by the sign of the Bull, now or late in the several tenures of Stephen Hardwick and — Cox; all that messuage sometime called le great

shope, with a sollar thereupon built, now or late in the tenure of *Thomas Waverley*, situate in Old Fish street in the parish of St. Nicholas Coldabby and in the ward of Bredstreet within the said City, 2 messuages now or late in the several tenures of *Richard Clark* and *John Coldwell* being in the parish of St. Olave in the Olde Jury, London, and formerly belonging to the late priory of Holy Trinity of Christchurch, London.

So seised, the said Thomas Ravinscroft made his will as follows : I give to Katherine my wife all my lands, tenements and hereditaments lying within the City of London and elsewhere for her life, on condition that she shall pay all my debts and legacies, and also pay to Richard and Henry Ravinscroft my sons yearly out of my said lands f.5 each. After the decease of the said Katherine, I give to Thomazine my daughter my messuage wherein I now dwell sometime called the Robine Hode in Colmanstreet, for her life; after her decease the said messuage to remain to Richard Ravenscroft my son for life; after his death, then to Henry my son for life; after his decease, I give the same to the Master, Wardens and commonalty of the mystery of cordwainers of the City of London and their successors for ever for the performing of my will. After the decease of Katherine my wife I give to my said daughter Thomasine my messuage called the White Harte, and I small tenement thereto adjoining lying in the said parish of St. Stephens in Colmanstreet now in the tenures of James Lether, innholder and Richard Morris "brownebaker": to hold to her and the heirs of her body; and for default, I give the same to Richard my son for life; after his decease to Henry my second son and the heirs of his body; and for default to the said Master, Wardens and Commonalty of the Cordwainers and their successors for ever to perform my will. I give my 2 messuages in the parish of St. Olaves in Old Jury now in the tenures of John Floyde, shoemaker, and Makin Sadler, and all the tenements which I bought of Thomas Fanshawe, esq., situate in the ward of Quenhith to my said son Richard, for his life; after his decease, the same to remain to his first born son and the heirs of his body; for default, then successively to the 2nd 3rd 4th 5th and 6th sons of the body of the said Richard and the heirs of their bodies; for default, the same to remain to the daughters of the body of the said Richard and their heirs; for default, to my said son Henry and the heirs of his body; for default, to Thomasin my daughter and the heirs of her body; and for default, to the said Master, Wardens and Commonalty of the Cordwainers and their successors for ever, they giving yearly out of the rents of the said lands for ever on the Thursday after Midlent Sunday to the poor householders within the said parish of LOND. INQ. P. M., III. 7

St. Stephens 20 nobles, after the rate of 8d. a householder; and also 6s. 8d. to some godly preacher yearly for ever on the same Thursday for a sermon to be made within the same parish Church of St. Stephens; and also 40s. to the livery of the same company of cordwainers who shall be at the said sermon, to be spent the same day amongst them at their common hall; and also to distribute yearly for ever to the poor of the said company f_5 ; and to the said Master and Wardens 5s., viz., to the Master 20d., and to each of the 4 wardens 10d.; and to the clerk of the company 12d. and to the bedells 6d. each; and also to pay to Henry, Josias and Sara Ravenscrofte late the children of my brother James Ravenscrofte f_3 6s. 8d. for their lives.

After the decease of *Katherine* my wife I give to the said *Henry* my son the residue of my lands in the ward of Quenhithe, and my 3 tenements in the parish of St. Clements near Estcheape: to hold to him and the heirs of his body; for default, the same to remain to the said *Richard Ravenscroft* and the heirs of his body; for default, to the said *Thomasine* my daughter and the heirs of her body; and for default, to the said Master, Wardens and Commonalty of the said Cordwainers and their successors for ever, as by the said Will dated 16 October, 1581, more fully appears.

The messuages formerly called Highouse and le Glene and now called le Whit Hart in the said parish of St. Stephens are held in free burgage, and are worth per ann., clear, $f_{5.5}$. The messuage called le Robinhod in the said parish of St. Stephen is held of the Queen in socage as of her manor of East Greenwich in co. Kent in free and common socage by fealty only and not in chief, and is worth per ann., clear, 40s. The messuages in the said parish of St. Clements are held of the Queen as of her said manor of East Greenwich in co. Kent in free and common socage and not in chief or by knight's service, and are worth per ann., clear, f_{3} . The tenements in the parish of St. Mary Somerset and the 4 messuages in the parish of St. Michael at Quenhith now in the tenures of James Harison, Thomas Sawell, Richard Wheler and _____ Gilderne, widow, are held of the Queen as of her manor of East Greenwich in co. Kent in free and common socage by fealty only and not in chief, and are worth per ann., clear, fi12. The said 2 messuages adjoining in the said parish of St. Michael in the tenures of ----- Hardwick and ----- Cox are held in free burgage, and are worth per ann., clear, f_{14} . The messuage formerly called le greate Shope lying in Old Fish Street is held in free burgage, and is worth per ann., clear, 205. The 2 messuages lying in the parish of St. Olave in le olde Jury are held of the Queen in free burgage and not in chief, and are worth per ann., clear, f_{3} .

Thomas Ravinscroft died 24 January, 1583; Richard Ravinscroft is his son and next heir, and was then aged 30 years and more.

Chan. Inq. p. m., vol. 212, No. 49.

William Lambe, Citizen and Clothworker.

Inquisition taken at the Guildhall, 30 May, 29 Eliz. [1587], before George Barne, Mayor and escheator, after the death of William Lambe, late citizen and clothworker of the said City, by the oath of Robert Dickenson, Thomas Russell, John Harrison, William Lare, John Jackson, Roger Hole, John Thompson . . .* Bond, William Steeche, William Cooke, William Crowche, Edmond Owen, George Robertes, Thomas Wigges, James Dodson, Edward Swaine and John Irelande, who say that

William Lambe was seised in his demesne as of fee . . . called le St. Jaemes Chappell at London Wall within the said City; 3 several tenements lying there now or late in the several tenures of $\mathcal{F}ohn$ Feilde, baker, . . . and ______ Spighte, gent., 5 several gardens, with 6 several tenements now therein built, lying in the parish of St. Stephen in Colmanstreet within the said City, now or late in the several tenures of . . . Bodeley, merchant, Fulk Oneslowe, gent., $\mathcal{F}ohn$ Barnes, mercer, George Cullymore, merchant, and $\mathcal{F}ohn$ Morgan, citizen and grocer of London; 2 tenements with 2 stalls (seldis) being in the parish of St. Olave in Silverstreet within . . . now or late in the several tenures of Guy Bartram, minstrell, and Richard Williams, merchant tailor of London.

So seised, the said *William Lambe*, by deed dated 12 July, 10 Eliz. [1568] made between the Master and Wardens of the Guild of the Assumption of the Blessed Mary the Virgin of the art of Clothwarkers in the City of London on the one part, and the Mayor and Commonalty of the said City of London of the other part, witnesses that he the said *William Lamb* of London, gent., by writing sufficient in the law intends to make his will concerning his messuages, lands, &c., within the City of London, and thereby to give the same to the said Master and Wardens, and it is then covenanted by the said Master and Wardens that they from the death of the said *William Lamb* for ever shall yearly on the 1st day of October and on the feast days of St. Stephen, the Anunciation of St. Mary the Virgin and the Nativity of St. John the Baptist cause some learned godly man to make a sermon within the

* Document torn away.

chapel or church of St. James in the Wall, and that at each of the said sermons 4 of the livery of the said company of clothworkers shall be present, and the said Master shall pay to the preacher of each said sermon 6s. 8d., and to the said 4 clothworkers there present 13s. 4d.; and shall cause 12 gowns for 12 men to be new made of good new friese, every gown to contain 61 yards of friese, "if so be" that 12 such gowns can be made for £6 qs.; also 12 gowns for 12 women of good new frise, every gown to contain 51 yards, if they can be made for £5 11s.; also 12 "shertes" for 12 men to be made of canvas or lokeram, every shirt to contain 21 ells, the price of every ell to be 12d.; also 12 smocks for 12 women to be made of the same, every smock to contain 2 ells of same price; and shall also buy yearly for ever 12 pairs of new strong winter shoes for 12 men and 12 pair for 12 women, and to give the said gowns, &c., away on the 1st day of October to poor aged men and women being impotent or lame. If the Chamberlain, the Town Clerk and the Under-Chamberlain of the City of London be present on the said 1st of October, then the said Master shall pay to each of them 6s. 8d.; and lastly shall for ever find an honest, virtuous and "sad" chaplain to say divine service in the said Chapel or Church every Wednesday, Friday and Sunday.

Afterwards, the said William Lambe to perform his said intention made his will dated 11 October, 16 Eliz. [1574] as follows: whereas heretofore a conveyance was intended to have been made by me to William Tomlynson John Cawoode and Anthony Bond of the City of London, and their heirs of all my messuages, lands, tenements, &c., in the parishes of St. James in the Wall near Criplegate and St. Stephens in Colmanstreet, whereupon it was meant that the said William Tomlynsonn and others should have conveyed the use thereof to me and Joahne, then my wife, now deceased, for our heirs for the dower of the said Foan, and after our decease to such uses as I should limit, whereupon nothing was effectually done, so that I am still seised of the said premises in my demesne as of fee: yet to avoid all doubt, I by my deed dated 3 July, 9 Eliz. [1567], granted that I and the said William Tomlynson, John Cawood and Anthony Bond should be seised of the said premises to the only use of me and my heirs for ever, and the said William Tomlynson and others by deed dated 4 July in the said 9th year of Eliz. released to me all their right and interest in the said premises: and whereas also I and Joan my wife by indenture made between us of the one part and the Master, Wardens and Commonalty of the art of the Stationers of London of the other part, have granted to the said Master an annuity of £6 13s. 4d. issuing out of the premises in said parish of St. James, as by the said indenture dated 7 July in

said 9th Eliz. more plainly appears: I now will that the said annuity shall be paid to the said Master of the Stationers and his successors for ever. I give all my messuages, lands, &c., in the said 3 parishes to the said Master and Wardens of the Clothworkers and their successors for ever, to the uses mentioned in the said indenture dated 12 July, 10 Eliz., but if at any time the said company be seised into the Prince's hands so that they cannot enjoy the said lands, I will that the profits thereof shall be paid by the tenants thereof to the President and fellows of the college lately founded by Sir Thomas Whight, knight and alderman of London to the use of the poor scholars of the same college, so long as the said corporation of the clothworkers shall remain in the Queen's hands, but after her Majesty has removed her hands therefrom the said corporation to enjoy the said lands for ever. If the said company of clothworkers be negligent in carrying out my bequests, I give the said lands to the President and fellows of St. John's College of Oxford to the use of the poor scholars there for ever.

By virtue of the said indenture and will the said company of clothworkers directly after the death of the said *William Lamb* entered into the said premises and took the profits thereof.

William Lambe died the last day of April, 1580; William Whitlocke is his kinsman and next heir, viz., son of ——— Whitlocke and Joan his wife, daughter of John Lambe father of the said William Lambe, and was then aged 50 years and more.

Chan. Inq. p. m., vol. 212, No. 50.

Millicent Merenden, widow.

Inquisition taken at the Guildhall, 28 June, 29 Eliz. [1587], before George Barne, knight, Mayor and escheator, after the death of Millicent Herenden, widow, by the oath of Robert Dyconson, Thomas Russell, John Harrison, John Jackson, Roger Hole, John Thompson, Robert Elder, John Bond, William Stytch, William Cooke, William Crowch, Edmund Owen, Nicholas Hauxford, Thomas Wigges, James Dodson and John Ireland, who say that

Millicent Herenden long before her death was seised in her demesne

as of fee of 2 gardens called Grayfryars gardeynes lying in the parish of Christchurch within the said City, now or late in the tenure of *Ralph*⁻ *Downes*.

So seised, the said *Millicent* made her will with a codicil as follows : whereas in my will I have appointed that the 2 gardens adjoining the gardens belonging to the Hospital of Christchurch westward should be sold by my executor: I now revoke that clause and will that the said gardens shall descend to *Edmond Herenden* my son and heir, on condition that he shall sell or let the same to whoever shall have my now dwelling house, as by the said will dated 21 October, 23 Eliz. [1581] more fully appears.

The said *Millicent* was likewise seised in her demesne as of fee of the manor of Tadworth, and of 10 messuages, 2 tofts, 600 a. of land, 10 a. of meadow, 400 a. of pasture, 400 a. of wood, 500 a. of furze and heath and 20s. rent in Tadworth, Ewell and Bansted in co. Surrey; and so seised, by indenture made between herself of the one part and *Henry Herenden* her son of Gray's Inn in co. Middlesex, gent., of the other part, dated 10 Sept., 11 Eliz. [1569], in consideration of a marriage then to be solemnised between the said *Henry Herenden* and *Mary Digby* of North-Luffenham in co. Rutland, widow, the said *Millicent* agreed that she would be seised of the said premises to her own use for her life; the remainder thereof after her death being to the use of the said *Henry* and *Mary* and the heirs of the said *Henry* for ever.

The said 2 gardens are held of the Queen by knight's service by the 100th part of 1 knight's fee in chief, and are worth per ann., clear, 26s. 8d. The said manor of Tadworth and other the premises in Tadworth, Ewell and Bansted are held of the Queen as of her manor of East Greenwich in co. Kent by fealty only in free socage and not in chief, paying therefore yearly to the Queen f_{12} 12s. at the Court of Augmentations and revenues of the Crown, and are worth per ann., clear, f_{12} .

Millicent Herenden died 5 November, 23 Eliz. [1581]; Edmund Herenden is her elder son and next heir, and was then aged 49 years.

Chan. Inq. p. m., vol. 212, No. 53.

John Gardener, Gentleman.

Inquisition taken at the Guildhall, 28 July, 29 Eliz. [1587], before George Barne, knight, Mayor and escheator, after the death of John Gardyner, gent., by the oath of Robert Dickinson, Thomas Russell, John Jackson, John Stodderd, William Povey, Roger Hole, John Ireland, William Feake, John Bounde, William Crowche,

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William Cooke, Edmund Owen, George Robartes, John Adlyn, Nicholas Hawkesford, Richard Trayfford and David Holyland, who say that

John Gardyner long before his death was seised in his demesne as of fee of 1 messuage, with shops, cellars, &c., lying in Budge Rowe in the parish of St. John upon Walbrooke, London, now or late in the tenure of Fulk Evance.

So seised, the said John Gardener made his will as follows: I give my house in Budge Rowe in the City of London to Elizabeth Duddeley my good sister for her life; after her decease, the same to remain to Anne Duddeley my said sister's daughter and the heirs of her body; for default the remainder thereof to my good brother-in-law John Duddeley and his right heirs for ever, as by the said will dated 30 Nov., 1590, more fully appears.

The said messuage is held in free burgage of the City of London, and is worth per ann., clear, f_{s} .

John Gardyner died 11 November last past; John Gardyner is his kinsman and next heir, and was then aged 27 years and more.

Chan. Inq. p. m., vol. 212, No. 56.

Thomas Jackson.

Inquisition taken at the Guildhall, 17 October, 29 Eliz. [1587] before George Barne, knight, Mayor and escheator, after the death of Thomas Jackson, citizen and fishmonger of London, by the oath of Robert Dickinson, Thomas Russell, John Harrisson, William Povy, Roger Hole, Robert Elder, William Feake, John Bonde, William Cooke, William Crowche, Edmund Owen, George Robartes, William Harvy, Nicholas Hawkeford, Peter Noxton, Thomas Sewell, Thomas Wigges, John Tompson and John Stevens, who say that

Thomas Jackson long before his death was seised in his demesne as of fee of all that capital messuage called le Garland; and 2 other messuages adjoining the said capital messuage on the west, lying together in the parish of St. Brigide in Flytstreat in the suburbs of the City of London, now in the tenure of Nicholas Haukesford; also all that waste place of land and 1 "shede" situate on the wharfe in the said parish, late in the tenure of Alice Perce and now in that of Philip Smith, and sometime belonging to the Fraternity or Guild in the said Church of St. Brigide; and II small tenements and I "le storehouse," situate on the south part of the Common hall there called Our Ladys hall in the said parish of St. Brigide, late in the tenure of Christopher Dray, and now in the several tenures of Timothy Watson, Robert Hoyle, William Smith, —— Browne, John Dixon, John Bradshawe, Maudlyne Juxson, John Goffe and Hugh Nash, and formerly belonging to the said Fraternity.

So seised, the said Thomas Jackson made his will as follows: I will that Fraunces my wife shall have all my messuages, houses, lands, &c., in the City of London and elsewhere, and take all the rents thereof for her life; after her decease, I give the same to Anne my daughter and the heirs of her body for ever; for default, to William Jackson son of my brother Robert Jackson and the heirs of his body for ever; and for default, the same to remain to my right heirs and blood for ever, as by the said will dated I August, 1563, and proved before Master John Orphinstrange official of the Archdeacon of London 26 June, 1564, more fully appears.

The capital messuage called le Garland and the 2 messuages thereto adjoining in the said parish of St. Brigede are held of the Queen in free burgage of the City of London, and are worth per ann., clear, f_{10} . The waste places of land, and the shed and the 11 small tenements and the storehouse are held of the Queen in free burgage and not in chief, and are worth per ann., clear, f_{10} .

Thomas Jackson died 19th June, 1564; Robert Jackson is his brother and next heir, and was then aged 60 years and more.

Chan. Inq. p. m., vol. 213, No. 76.

Thomas Randall, Citizen and Brewer.

Inquisition taken at the Guildhall, 17 October, 29 Eliz. [1587], before George Barne, knight, Mayor and escheator, after the death of Thomas Randall, citizen and brewer, by the oath of Robert Dickinson, Thomas Russell, John Harrison, William Povy, Roger Hole, Robert Elder, William Feake, John Bonde, William Cooke, William Crowche, Edmund Owen, George Robartes, William Harvy, Nicholas Hawkesford, Peter Noxton, Thomas Sewell, Thomas Wigges, John Tompson and John Stevens, who say that

Thomas Randall was seised in his demesne as of fee of 1 messuage, with the shops, cellars, curtilages and easements thereto belonging, late in the tenure of Honor Shinyshall and now in that of John Phillippes, lying in the parish of St. Andrew near the Queen's Wardrope in the said City: of which said messuage a certain William Butler, citizen and brewer of London, deceased, was seised in his demesne as of fee, and so seised by his will dated 8 April, 1567, gave the same to the said Thomas Randall and his heirs for ever. A certain Agnes Randall late of Apsden in co. Hertford, widow, at the time of her death living in London, by her will bequeathed *inter* alia 2 messuages in Adlingstreat in the said parish of St. Andrew in le Wardroppe as follows: I give to Thomas Randall my eldest son and to Izabell his wife my 2 messuages in Adlingstreat, now or late in the tenure of Mr. Mathewe Carewe; after their decease I give the same to the heirs of the body of the said Thomas; for default, to Henry Randall my second son and the heirs of his body; and for default, to William Randall my younger son and to the heirs of his body for ever, as by the said will dated 29 December, 1585, more fully appears.

Thomas Randall died 14 July last past; Matthew Randall is his son and next heir, and was then aged 15 years and more.

Chan. Inq. p. m., vol. 213, No. 77.

Robert Lounge, Citizen and Kishmonger.

Inquisition taken at the Guildhall, 3 July, 30 Eliz. [1588], before George Bonde, knight, Mayor and escheator, after the death of Robert Younge, citizen and fishmonger of London, by the oath of Robert Dickinson, Roger Hole, Thomas Sewell, John Harrison, William Harvy, John Bonde, John Jackson, John Stodderd, Robert Elder, William Feake, William Crowche, William Cooke, George Robartes, Hugh Ingram, Nicholas 'Hawkesforde and Peter Noxeson, who say that

Robert Younge was seised in his demesne as of fee of I messuage wherein $\mathcal{J}ohn$ Osbourne formerly dwelt, with all shops, cellars, &c., lying in the street called Billingsgate in the parish of the Blessed Mary Athill in the ward of Billingsgate within the City of London, on the west part of a piece of land there called Romelande: which said messuage is held of the Queen by fealty only, and is worth per ann., clear, f_{3} .

Robert Younge died 25 November, 1576; Thomas Younge is his son and next heir, and was then aged 17 years and more.

Chan. Inq. p. m., vol. 216, No. 4.

David Smith, Citizen and Hmbrotherer.

Inquisition taken at the Guildhall, 26 October, 30 Eliz. [1588], before George Bonde, knight, Mayor and escheator, after the death of David Smithe, citizen and Imbrotherer of London, by the oath of Robert Dickinsonne, Thomas Russell, John Harrison, John Jackson, Thomas Sewell, John Stoddard, William Povey, Roger Hole, John Bonde, John Stevens, William Harvie, William Cooke, William Crowche, Edmund Owen, George Roberts, Stephen Porter, Thomas Wigges, Thomas Smithe and Hugh Ingram, who say that

David Smithe long before his death was seised in his demesne as of fee of all that capital messuage, sometime in the tenure of Adrian Poyninges, knight, and now or late in the several tenures of George Moore. Esq., Francis Bourne, trumpeter (buccinatoris) Richard Blethin, merchant tailor, Roger Lockeley, joiner, and William Watson, "imbrotheror," situate in the parish of St. Benedict alias Bennett near Powles wharfe in the City of London, with all the shops, cellars, entries, yards, &c., to the said capital messuage belonging, or at any time used by the said Adrian Poyninges : which said capital messuage the said David Smith lately purchased to him and his heirs for ever of the grant of George Moore, esq., and Anne his wife one of the daughters and heirs of the said Adrian Poyninges; also of all that messuage lying in the parishes of St. Peter and St. Benedict in the ward of Castle Baynarde, London, late in the tenure of John Goldinge, citizen and "imbrotheror" of London, with all shops, cellars, &c. : which said messuage the said David Smith lately purchased to him and his heirs of the feoffment of Edmund Hilles, late citizen and woodmonger of London, deceased; all those 4 tenements following, viz., the tenement late in the tenure of Margery Stanley alias Greene, the tenement late in the occupation of Richard Butt, and afterwards occupied by Matthew Greene, hatmaker, the tenement in the tenure of John Forman, waterman, and afterwards occupied by Patrick Welche, and the tenement late in the tenure of Patrick Tegge, and afterwards occupied by John Whittacres, dyer: which said 4 tenements are situated between the mansion house now or late of Matthew Prellio in Theamesstreate in the parish of St. Benedict, London, on the east, and a large messuage of the said David Smithe, lately occupied by Dame Juliana Holcrofte, widow, on the west part; also all that piece of waste ground abutting upon the brick wall of a certain garden of the capital house lately called Mountjoye place and now anglicé called the Doctors Commons towards the north, and upon the said tenement now or late in the occupation of the said

Margery Stanley and the tenement late in the tenure of the said Richard Butt towards the south, and lying between the lower (posteriores) parts of the said mansion house of the said Matthew Prellio on the east and the said tenement now or late occupied by the said Fohn Whittacres on the west, and 3 of the said tenements and the entry of the said tenement so occupied by the said John Whittacres abbutting upon the street called Thamesstreate towards the south, the said tenement occupied by the said John Whittacres abbutting towards the north upon a certain shed now or lately occupied by Thomas Martyn, Doctor of Civil Law, and towards the south upon the said tenement occupied by the said Patrick Welche: which said 4 tenements with the waste piece of ground contain in breadth on the south part 34 feet and 9 inches of assize, and on the north part 31 feet and 4 inches of assize, and were purchased by the said David Smithe of Matthew Prellio of London, hatmaker; also all that yard or parcel of land and a house in ruins built thereupon, being in the parish of St. Benedict next Pawles wharfe, parcel of a tenement there called le Rose abutting on the south part upon the land there late of Sencee Ibgrive, widow, on the north and west part upon certain tenements of the Queen and certain tenements of the heirs of Thomas Pierson, and upon the land sometime of Smalledge Stanley on the east: which said yard and house contain in length from the north towards the south to the yard and tenement of the said Sencee Ibgrave 47 feet, 41 inches, and in breadth in the north part by the land of the Queen 18 feet, 71 inches, and in length in the south part by the land there of the Queen 22 feet; also of all that way or entry leading from the street called Themestreate to the said vard and house in ruins: which said way contains in length 32 feet, 71 inches, and in breadth 4 feet and 3 inches of assize : which said yard and house the said David Smithe purchased of the feoffment of the said Sencee.

So seised, the said David Smithe made his will as follows: I will that Katheryn my wife shall have and enjoy my lands, tenements, &c., in Thamestreet in the said parish of St. Bennetts near Paul's wharfe, at Pawles wharfes hill and St. Peter's Hill and elsewhere within the said City of London for her life; after her decease, I give to my son $\mathcal{F}ordaine$ Smithe and the heirs of his body the remainder of those my messuages late in the several tenures of Henry Benneman, deceased, Humfrey White and 'Richard Freth, lying in Theamestreet against Baynardes Castle; for default of such issue, the remainder thereof to William Smithe my son and the heirs of his body.

After the death of my said wife I give to my said son *William* the remainder of my 4 messuages late parcel of a late capital messuage or mansion house sometime of *Sir Adrian Poyninges*, knight, deceased,

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situate in Pawles wharfe hill, as they are now divided from the back part of the said late capital house : which back part opens to St. Peter's Hill, and which said 4 tenements open towards Paul's wharf hill, and now are or late were in the several tenures of Francis Bourne, trumpeter, Richard Blethenn, merchant tailor, William Watson, imbrotherer, and Roger Lockley, joiner, together with I little yard on the back part of the yards of _____ Blethen and Watson, late in the tenure of one Smith a baker and now in my own hands, which opens upon St. Peter's Hill: to hold the same with the use of the well to the said William Smithe and the heirs of his body; for default, the remainder thereof to the said Fordan Smithe and the heirs of his body. If both my said sons die without issue, I give to my said wife if living, or if she be dead, to the Mayor, Commonalty and citizens of the City of London, governors of the possessions of the hospitals of King Edward the VI. called Christs, Bridwell and St. Thomas the Apostle and to their successors, full power and authority to sell the said lands to any person in fee simple to the best profit they can, and to divide the money coming from such sale amongst my 6 daughters, or if they be dead, to their issue, flo only to be reserved to the only use of the treasurer and governors of Christ's Hospital. If the said Mayor and Commonalty will buy them for the use of the said Christ's Hospital, they shall have them f 20 "better cheape" than any one else.

I give to the said Mayor and Commonalty the 6 new built tenements (built by me) for 6 poor widows to dwell in rent free: which said tenements are built upon the back of the said late house late in the tenure of the said Sir Adrian Poyninges towards St. Peter's Hill, and stand within the Ward of Castle Baynard, and from henceforth I wish them to be called the "poore widowes Alley or poore widowes Inne"; also my capital house called Woodmonger's Hall which I lately purchased to me and my heirs of Edmund Hilles of London, woodmonger, being directly at the west end of the said "poore widowes Alley," and standing between the "Colledge of the Harroldes on the north side and the 4 tenements given by me to my said son William on the south side, and opening to Pawles wharfe hill on the west side, where the said woodmongers and Sir William Herbert, knight, have their way and passages into the street; also all those my "neather Rowmes" lying within the stone walls under the said house called Woodmongers Hall, now in the occupation of Samuel Pratt "imbrotherer," which I purchased to me and my heirs of George Moore, esq., and his wife; also a little yard or backside leading into a well on the south side of the same containing in breadth from east to west, with the use of the said well with the rest of the tenements and poor widowes [alley] there, with free ingress, egress

and regress to and from the same from the said alley to and from St. Peter's Hill: to hold the said 6 tenements immediately after the death of my said wife for the term of 1,000 years, and the residue of the said premises to the only use of the Governors of Christ's Hospital for ever, as by the said testament dated 7 April, 1587, more fully it may appear.

The capital messuage in the parish of St. Benedict and the said messuage late in the tenure of $\mathcal{J}ohn$ Goldinge in said parishes of St. Peter and St. Benedict are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, £8. The 4 tenements and piece of waste ground in the said parish of St. Benedict are held of the Queen in free and common socage by fealty only, and are worth per ann., clear, £5. The said yard and ruinous house and the entry in the said parish of St. Benedict are held of the Queen by fealty only, and are worth per ann., clear, 135. 4d.

David Smithe died 10 August, 29 Eliz. [1587]; William Smithe is his son and next heir, and was then aged 22 years and more.

Chan. Inq. p. m., vol. 217, No. 109.

Andrew Garrett, Gentleman.

I nquisition taken at the Guildhall, 26 October, 30 Eliz. [1588], before George Bonde, knight, Mayor and escheator, after the death of Andrew Garrett, gent., by the oath of Robert Dyckenson, Thomas Russell, John Harryson, John Jackson, Thomas Sewell, John Stoddard, William Povye, Roger Holl, John Stevens, William Harvye, William Cooke, William Crowche, Edmund Owen, George Robertes, Stephen Porter, Thomas Wiggs, Thomas Smithe and Hugh Ingram, who say that

Andrew Garrett was seised in his demesne as of fee of 6 messuages lying in the parish of St. Andrew Undershaft; and 4 messuages lying within the close of the late priory of St. Helen within Bisshoppesgate in the parish of St. Helen; and 3 other messuages in the said parish of St. Andrew Undershaft within the City of London: all which said premises are held of the Queen in chief by the 20th part of a knight's fee, and by the yearly rent of 19s. 11d., and are worth per ann., clear, $\pounds 5$.

Andrew Garrett died 31 July last past; Robert Garrett is his son and heir, and was then aged 38 years and more.

Chan. Inq. p. m., vol. 218, No. 6.

John Morley, Esquire.

Inquisition taken at the Guildhall, 2 January, 30 Eliz. [1588], before George Bond, Mayor and escheator, after the death of John Morley, esq., by the oath of Robert Diconson, Thomas Russell, John Harryson, William Layer, John Jackson, John Stoddard, Robert Elder, William Harvye, William Feake, John Bonde, John Stevens, George Roberts, Thomas Seawell, Stephen Porter, Nicholas Haukesford, Peter Noxton, Thomas Smyth, Thomas Wigges, Richard Trafford and Hugh Ingram, who say that

John Morley and Elizabeth Morley late the wife of the said John were seised, viz., the said Elizabeth in her demesne as of free tenement for the term of her life, and the said John in his demesne as of fee of I capital messuage wherein he dwelt which before was called lez Werslers, situate in the street called Aldrichgate alias Aldersgate streete in the parish of St. Buttolph without the gate of the City of London called Aldersgate; a certain yearly rent of 10s. issuing out of certain messuages and tenements called Lambe alley alias Mayden alley, situate in the said parish and street, purchased by the said John Morley and Elizabeth of Anthony Roue and Etheldreda his wife now deceased; 5 tenements and I garden now divided into 5 gardens, lying in the said parish of St. Buttolph, abutting between the said capital messuage and the said tenements called Lambe alley, purchased by the said John Morley and Elizabeth of William Necton of London, esq., and Elizabeth his wife: which said 5 tenements and garden were charged by the said William Necton and are still charged with a yearly rent of f_{12} for 9 years next following the feast of St. Michael, 27 Eliz. [1585]: which said yearly rent the said John Morley confirmed by deed dated 18 March, 28 Eliz. [1586], and charged as well the said capital messuage as the said 5 messuages and other the premises.

The said $\mathcal{J}ohn$ Morley was also seised in his demesne as of fee of a yearly rent of 40s. issuing out of a messuage in the tenure of Edward Wotton, citizen and merchant tailor of London, formerly divided into 2 tenements situate in the street called Woodstreet in the parish of St. Alban, as by an indenture dated 7 July, 29 Eliz., made between the said $\mathcal{J}ohn$ Morley of the one part and the said Edward Wotton of the other part more fully appears.

So seised, the said John Morley by indenture tripartite dated 9 November, 29 Eliz., made between himself of the one part, John Sotherton 4th baron of the court of Exchequer, Robert Frere (?), Robert Petre, Thomas Crompton and Edmund Downinge of London, esquires of the 2nd part, and John Morley, Edward Morley and William Morley

sons of the said John, and Mary, Elizabeth and Magdalene Morley daughters of the said John, of the 3rd part assured the said premises to the use of himself for life; after his decease, to the use of Elizabeth Morley then his wife for life, in recompense of her jointure; after her decease, to the use of the said John Morley the son and the heirs male of his body; for default, to the use of the said Edward Morley and the heirs male of his body; for default, to the use of the said William Morley and the heirs male of his body; for default, to the use of the heirs male of the body of the said John Morley the father; for default. then to the use of the said Mary Morley, and the heirs of her body; for default, to the use of the said Elizabeth Morley, 2nd daughter of the said Fohn Morley; for default, then to the use of the said Magdalen Morley and the heirs of her body; for default, then to the use of the heirs of the body of the said John Morley the son; for default, then to the use of the heirs of the body of the said Edward; for default, to the use of the heirs of the body of the said William Morley; and for default, then to the use of the right heirs of the said John, Edward and William Morley the sons for ever.

The said capital messuage and garden called lez Wreslers, the said 5 tenements and garden and the said yearly rent of 10s. are held of the Queen in chief by knight's service, by the — part of a knight's fee, and are worth per ann., clear, only 10s. until the end of the said term of 9 years, and afterwards they will be worth per ann., clear, $f_{\rm s}$. The said yearly rent of 40s. issuing out of the tenements in the parish of St. Alban is held of the Queen in free burgage by fealty only and not in chief, and is worth per ann., clear, 40s.

John Morley died 14th November last past; John Morley is his son and heir and was aged 15 years and not more on the 20th day of July last past.

The said *Elizabeth* wife of the said $\mathcal{J}ohn$ *Morley* still survives in the said parish of St. Botolph without Aldersgate.

Chan. Inq. p. m., vol. 218, No. 20.

Robert Trappes, Esquire.

Inquisition taken at the Guildhall, 12 March, 30 Eliz. [1588], before George Bonde, Mayor and escheator, William Necton, gent., feodary, and William Onslowe, gent., Commissioners, after the death of Robert Trappes of London, Esq., by the oath of Robert Dickonson, Thomas Russell, John Harryson, John Jackson, John Stodderd, William Povey, William Harvie, William Feake, John Bond, John Steavens, William Cooke, George Robertes, Stephen Porter, Nicholas Hawkeford, Peter Noxton, Thomas Seawell, Hugh Ingrome and Robert Elder, who say that

Long before the death of the said Robert Trappes, one Robert Trappes his father was seised in his demesne as of fee of 9 messuages lying in the parishes of St. Leonard and St. John Zachary in Foster Lane in the City of London, in the tenures of William Atkinson, Evans Thomas, William Squier, John Dallie, John Lockley and Thomas Rosse ; 5 messuages situate in the lane called Saint Brides lane in the parish of St. Bridgett in Fleatstreate, in the tenure of Thomas Cranmer ; 5 messuages lying in the parish of St. Laurence in Old Jewry in Catteton and Mylkestreate in the said City, in the several tenures of John Foxe, goldsmith, Henry, Wetherid, William Chritlowe, Robert Bate and William Style; 45 messuages in the parish of Christchurch in the said City in the tenure of John Lawne, Francis Greene, Richard Merian, William Mascall, Francis Clearke and Gamelin Pie; 6 messuages and 3 gardens in Whitecrosse streate and Shusshestreate in the parish of St. Giles without Creplegate, without the bars of the City of London, in the tenures of Thomas Nash, John Hewer, Thomas Reade, Richard Lee, Bartholomew Barnes, John Harrison and Henry White ; 6 messuages in the tenure of Roger James in Whitecrosse streate and Shusshestreate; the manor of Trendies in Rawreth in co. Essex; I messuage and 40 a, of land in Hockeley in co. Essex in the tenure of Thomas Speake, I messuage and 140 a. of land called Moones in Essex in the tenures of John Wryght and Lawrence Hollingsworth, in the said county of Essex; I messuage and 200 a. of land called Northpittes in Canondon in the tenure of John Locke; I rent charge of £20, issuing out of the manor of Alberough in the said county, I water mill in Lewsham in co. Kent; I tenement there called le Mill Tenement; IO a. of land, 6 a. of meadow there in the tenure of Thomas Stephens and Edmund Arthure, the manor of Barmondsey with the fishing and fowling in the waters and marshes of Barmondsay and Reddreth Marshes in the said county in the several tenures of divers tenants by indenture; 60 a. of land in Barmondsay in the tenure of William Peake in co. Surrey; and the manor of Deptforde Strand in Camerwell and Reddreth in said counties of Kent and Surrey, now in the tenures of Margery Reade, widow, and Christopher Horwoode.

And so seised he took to wife Dorothea Browne late his wife.

And afterwards the said Robert Trappes the father died at London, and the said Dorothea survived him.

All the said premises then descended to the said Robert Trappes named in the said commission, as his son and heir, and he being thereof seised assigned to William Atkinson and Dorothy his wife for her dower happening out of the lands and tenements of the said Robert the father, the said 9 messuages in the said parishes of St. Leonard and St. John Zachary in Foster Lane, the said 8 messuages with the Slaughterhowses in the parish of Christchurch, the said-45 messuages in said parish of Christchurch, the said 60 a. of land and meadow in Barmondsey, the said manor of Trendeis and the premises in Asheldon called Moones; and the 3rd part of all the said lands and tenements in Lewsham and Deptford Strand, by pretext whereof the said William and Dorothy entered into the said premises and were and still are thereof seised in their demesne as of free tenement for the term of the life of the said Dorothy in her right: which said Dorothy still survives at Bansted in co. Surrey; the reversion thereof belonging to the said Robert Trappes and his heirs.

So seised, the said *Robert Trappes* made his will as follows [here given in English]: I give the disposition of all my goods, money, jewels, &c. to my wife *Katherine Trappes*.

To my sister Dorothy Trappes I give 200 marks, at her day of marriage or age of 21.

I give to each of my brethren Roger, Rowland, Giles, William, Ralph, Andrew, and Richard fio yearly.

Touching the disposition of my lands I will that where Dorothy Atkinson "my naturall Mother" holds certain lands of my assignment in recompence of her dower, the reversion thereof belonging to me and my heirs for ever; and whereas in consideration of our marriage I assured to Katherine my wife for life certain lands in satisfaction of her dower, the reversion thereof likewise being to me and my heirs; and whereas I am indebted to divers persons and have given divers legacies, I make my will as follows: I leave to descend to my son and heir apparent Robert Trappes all my lands and tenements in Whitecrossestreate in the several tenures of Roger James, . . . Reade, John Hewer, . . . Harrison, . . . Barnes, and . . . Nashe, and all my lands and hereditaments in the tenure of . . . Peake in co. Essex, and a yearly rent of f_{20} issuing out of certain lands in Alberough Hatch in the said county, being a full third part of all my lands, but if the said Katherine refuse to stand to the said lands then I assign to her my lands and tenements in the tenure of John Locke in co. Essex, my manor of Barmondsey, all my lands and tenements in Barmondsey and Redderyffe, and the advowson of the parish Church of Barmondsey, all my lands, &c., late in the tenure of Christopher Horwoode in co. Surrey, all his lands, &c., at Lewsham, and all his lands, &c., in the parish of Christchurch in the City of London in the tenures of . . . Lawne, Francis Grene and LOND. INQ. P. M., III. 8

... Clearke. The residue of my lands I give to my uncles Henry and William Kylligrewe, esquires, my father-in-law Thomas Owen, and to William Atkinson and William Onslowe, esquires, to perform my will. If my said son Robert die in his minority, then I give my lands, &c., to my said uncles, father-in-law and friends to pay the legacy to my said sister Dorothy and to perform my will. When my said son attains the age of 21, the said lands shall remain to him.

I give to the poor of the parish where I shall die f_{3} , and to the poor of Barmondsey f_{3} .

To my cousin Mistress Wyne 40s.

If my brother Rowland Trappes shall be cast in arrearages in account to his mistress or Mr. Burnell, I give towards his discharge $\pounds 40$.

I make Katherine my wife exrix and my said uncles and friends supervisors.

The said 45 messuages in the parish of St. Nicholas in le Fleshshambles now in that of Christchurch are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not. The 8 messuages with le slaughterhowses in the parish of Christchurch assigned to the said Dorothy are worth nothing during the lifetime of the said *Dorothy*, but afterwards they will be worth f_{15} per The residue of the premises in the said parish of Christchurch ann. are worth per ann., clear, £15. The premisses in the parish of St. Leonard and St. Johns Zachary are held of the Queen in free burgage, and during the life of the said Dorothy they are worth nothing, but afterwards they will be worth per ann., clear, f.26 13s. 4d. The messuages in Milkestreate and Catteton and Fleetstreate are held of the Queen in free burgage, and are worth per ann., clear, f_{33} 4s. 8d. The premises in Shusstreate and Whitecrossestreate in said parish of St. Giles are held of the Dean and Chapter of St. Paul's, London, as of their manor of Fynesburie by fealty only, and are worth per ann., clear, f_{36} . The manor of Trendies in co. Essex, the premises in Hockley in the said county, the lands in Ashendon called Moones in the said county and the said marsh called Northpittes in Canondon are held of Henry Lord Honesdon, chamberlain of the Queen, as of his manor of Rawreth by fealty and suit at the court of his said manor every 3 weeks: the said manor called Treindeis is worth nothing during the life of the said Dorothy, and after her death it will be worth per ann., clear, $f_{0}6$: the said lands in Hockley are worth per ann., clear, £6 13s. 4d.: the said lands called Moones are worth nothing during the life of the said Dorothy, and afterwards they will be worth per ann., clear, f_{55} . The marsh called Northpittes is worth per ann., clear, f.10. The water

mill and other the premises in Lewsam are held of the Queen as of her honor of Eltam, and are worth per ann., clear, 40s. during the life of the said Dorothy, and after her decease f_{4} . The manor of Barmondsey with the fishing and fowling in the waters and marshes of Barmondsey and Redereth Marshes and the lands in the several tenures of divers free tenants, and other the lands in Barmondsey now in the tenure of William Peake are held of the Queen by knight's service, but by what part of a knight's fee the jurors know not: the said manor and lands are worth per ann., clear, £10. The said 60 a. of land in Barmondsey and Redereth in the tenure of the said William Peake are worth nothing during the life of the said Dorothy, and afterwards they will be worth per ann., clear, £5. The manor of Deptford Strond and all the premises in Deptford, Camerwell and Redreth late in the tenure of Margery Reade and Christopher Horwoode are held of the Queen as of her honor of Eltam by fealty and suit at court, and are worth per ann., clear, during the life of the said Dorothy $f_{.8}$, and after her death $f_{.12}$.

Robert Trappes died 27 April last past, Robert Trappes is his son and next heir, and was aged 6 years on the 11th day of June last past. Chan. Ing. p. m., vol. 218, No. 46.

Edward Earl of Kutland.

Inquisition taken at the Guildhall, 3 July, 30 Eliz. [1588], before .George Bonde, knight, Mayor of the City of London, John Sotherton, esq., one of the Barons of the Exchequer, William Fletewode, esq., serjeant at law and recorder of the said City, and William Necton, gent., feodary of the said City, commissioners, after the death of Edward Earl of Rutland, by vertue of a commission to them and Henry Graye, knight, William Cooke, esq., and Jeronimus Hawley, esq., directed, by the oath of Robert Dickenson, Roger Hole, Thomas Sawell, John Harrison, William Harvey, John Bonde, John Jackson, John Stoddard, William Feake, William Crowche, William Cooke, George Robertes, Hugh Ingram, Nicholas Haukesford, Peter Noxton and Thomas Wigges, who say that

Edward late Earl of Rutland on the 8th day of January, 17 Eliz. [1575] was seised in his demesne as of fee of the manors of Warter, Seyton, Rose, Landrick, Nessemore, Storthwayte with Melborne and Snaylesworth in co. York; the late priory of Walter; 300 messuages, 100 tofts, 10 mills, 10 dovecotes, 200 gardens, 200 orchards, 3,000 a. of land, 1,000 a. of meadow, 2,000 a. of pasture, 1,000 a. of wood, 1,000 a. of furze and wood, 500 a. of marsh, 300 a. of moor and 10 librates of rent in Warter, Seyton, Rose, Landrick, Nessemore, Storthwayte, Melborne, Snaylesworth, Middleton, Thornton, Ripplingcotes, Bisshopsburton, Lownd and West Elley; the rectories of Warter and Lownd, the manor of Waltamstowe Tonye in co. Essex; 60 messuages, 60 cottages, 30 tofts, 60 gardens, 60 orchards, 1,000 a. of land, 500 a. of meadow, 1,000 a. of pasture, 200 a. of wood, 200 a. of furze and heath, 200 a. of marsh, 100 a. of moor and 40s. rent in Walthamstowe Tony and common of pasture there, in co. Essex; and 50 messuages, 10 gardens, 30 shops and 20 cellars in London.

So seised, the said Earl by indenture dated on the said 8th day of January, made between himself of the one part, and Dame Juliana Holcroft of Vale Ryall in co. Chester, widow, of the other part, in consideration of the sum of f1,000 to him paid by the said Dame Juliana, and in consideration of a certain grant made by her of a certain estate or term of years in the rectory of Fordsham in co. Chester, and in consideration of a marriage then before had between the said Earl and the Lady Isabella then Countess of Rutland wife of the said Earl and daughter of the said Dame Juliana-agreed that he before the 1st day of June then next following would convey all the said premises by fine or otherwise to the said Lady Isabella, Dame Juliana Holcrofte, Thomas Manners, knight, John Manners, esq., Gilbert Gerrard, esq., then the Queen's Attorney General, Robert Marckam, esq., and Thomas Holcroft, esq., brother of the said Countess and their heirs for ever, to the use of the said Earl and Countess and the heirs of the said Earl for ever.

Afterwards, viz., in Easter term, 17 Eliz. (before the said 1st day of July) the said *Dame Juliana* and others by writ *de ingressu super disseisinam in le post* recovered the said premises against the said Earl to the use of the said Earl and Countess and the heirs of the said Earl for ever: by pretext whereof and by force of the Statute of Uses the said Earl and Countess were thereof seised, and the said *Isabella* still is thereof seised as of free tenement for the term of her life.

The said Earl was likewise seised in his demesne as of fee or fee tail of the reversion of 1 mansion or messuage called le new Eagle, the reversion of the site and demesne lands of the preceptory called le Eagle in co. Lincoln; the reversion of the manors of Wragbie and Melton Roos in co. Lincoln; and of divers lands, tenements and hereditaments in Wragbie, Pannton, Este Terrington, West Terrington, Hardwick, Melton Roos, Glamsford, Brigg or elsewhere in the said County of Lincoln, then used and had as parts of the said manors of Melton Roos and Wragbie, immediately expectant on the death of the Lady Bridget Countess of Bedford mother-in-law (soci) of the said late Inquisitiones Post Mortem for London. 117

Earl, viz., late the wife of Henry late Earl of Rutland father of the said Earl named in the writ, and whereof the said Countess of Bedford was then seised in her demesne as of freehold for the term of her life, and agreed with the said Dame Juliana that he within 6 months then next following would make to the said Dame Juliana and others by fine or otherwise a good and sufficient estate in the law in fee simple of the reversion of the said premises in co. Lincoln: to hold to them and their heirs to the use of the said Earl and Countess and the heirs of the said Earl for ever.

A fine was levied at Westminster in the Morrow of the Ascension of Our Lord, 17 Eliz., between the said Dame Juliana Holcrofte, Thomas Manners, John Manners, Gilbert Gerrard, Thomas Holcrofte and Robert Marcham, plts., and the said late Earl, deforciant, of the same reversion, whereby the said Earl acknowledged the said premises to be the right of the said Dame Juliana, as those which she and the said Thomas and others had of his gift, and the same remised to them and the heirs of the said Dame Juliana for ever: which said fine was levied to the uses specified in the said indenture.

The said Bridget Countess of Bedford still survives at Cheyney in co. Hartford.

Theophilus Adams of London, gent., and Robert Adams of London, grocer, were seised in their demesne as of fee of the manors of Highehall and Lawehall alias Walthamstowe Tony and Walthamstow Fraunces in the said county of Essex; 2 woods, one whereof is called Hale Brynck and the other Bakers marche, containing 4 a., parcel of the lands and possessions lately called Copertners lands; and divers lands and tenements in Boynton in the said county of York, late parcel of the possessions of Leonard Dacres, esq., attainted of high treason, and so seised, by indenture dated 14 Oct., 25 Eliz. [1583] made between themselves of the one part, and the said Earl and Countess Isabella of the other part, for a certain sum of money to them paid by the said Earl, sold to the said Earl and Countess the said premises and the reversion thereof: to hold to them and the heirs of the said Earl for ever, in as ample manner as the said Theophilus and Robert held the same of the gift of the Queen by her Letters Patent dated at Wheldhall in co. Essex, 27 July, 25 Eliz., to be held of the Queen as of her manor of East Greenwich in co. Kent by fealty only, in free and common socage and not in chief or by knight's service, and paying yearly for the said premises in Essex 26s. 8d., and for those in Boynton 6s. 8d. By pretext whereof the said Earl and Countess were thereof seised to them and the heirs of the said Earl for ever.

The said Earl was seised as of fee and right of the reversion or

remainder of the manor of Eykering in co. Nottingham, and 20 messuages, 20 cottages, 10 tofts, 20 dovecotes, 20 gardens, 20 orchards, 500 a. of land, 300 a. of pasture, 200 a. of wood, 300 a. of furze and heath, 300 a. of moor and 40s. rent in Eckring expectant on the death of the said *Countess Bridget*, who then held and still holds the same for her life; and so seised by other indentures dated 10 March, 21 Eliz. [1579] made between himself of the one part, and the said *Gilbert Gerrard* and *Thomas Holcrofte* of the other part, in augmentation of the jointure of the said *Countess Isabella* and for divers other considerations agreed that he before the last day of Trinity Term then next following would sufficiently assure by fine or otherwise the said reversion to the said *Gilbert* and *Thomas*; after which said fine and assurance the said *Gilbert* and *Thomas* should be seised of the said reversion to the use of the said Earl and *Countess Isabella* and the heirs of the said Earl for ever.

Afterwards, viz., in the Octaves of St. Michael, 21 Eliz., a fine was levied between the said Gilbert Gerrard and Thomas Holcrofte, plts. and the said Earl, deforciant, of the said manor and premises in Eckering, whereby the said Earl acknowledged the said premises to be the right of the said Gilbert, and granted that the said premises which Francis then Earl of Bedford and Bridget his wife then held for the life of the said Bridget of the inheritance of the said Earl, and which after her decease should revert to the said Earl and his heirs, should wholly remain to the said Gilbert and Thomas and the heirs of the said Gilbert: which said fine was levied to the uses specified in the said last recited indenture.

The said Francis Earl of Bedford afterwards died, and the said Lady Bridget is still thereof seised as of free tenement for her life, the reversion thereof belonging to the said Lady Isabella for her life.

The said Edward late Earl of Rutland on the last day of February, 25 Eliz., made a certain deed as follows [here given in full in English]: whereas I by fine and other conveyances have assured, inter alia, the manors of Fryston and Butterwick in co. Lincoln, and all other my lands and tenements in Fryston, Rakethorpe, Haltoft, Braydethorpe, Butterwick and Outhouse in the said county to the uses expressed in an indenture dated 29 March, 21 Eliz., made between myself of the one part, and William Lord Burleigh, High Treasurer of England, Thomas Earl of Sussex, Henry Earl of Huntington and others [not named] of the other part, wherein is contained a proviso that it should be lawful for me at any time to alter any uses therein contained, and to appoint the use of the said premises to the persons therein nominated or to any other persons whatsoever in fee simple, fee tail or term of life or years at my free will: I now hereby limit the use of the said premises to the said Lady Isabella my wife for her life if she survive me and the said Lady Bridget now Countess of Bedford, provided always that if my said wife do not permit the persons to whom I shall have demised the said premises to occupy the same without expulsion or suit, then, after such eviction I limit the use of the said premises to the heirs male of my body; for default, then to the heirs male of the body of Thomas late Earl of Rutland my grandfather; for default, to the heirs of the body of Sir Robert Manners, knight, grandfather of the said Thomas late Earl of Rutland; and for default, then to my heirs. By pretext whereof the said Lady Isabella is now seised as of free tenement for the term of her life of the reversion of the said premises in co. Lincoln, expectant upon the estate of the said Lady Bridget who now holds the same for life.

The said Edward late Earl of Rutland being seised of the said premises, and moreover being seised in his demesne as of fee of the manors of Kilvyngton, Thornbraugh, Midleton and Semer Lynton on the Ouse, the rectories of Warter and Lund in co. York, and divers manors, lands, tenements, rents, services and hereditaments in Storthwayte, Melbourne, Llandricknes upon the moor of Storthwayte and Melbourne, Seton, Roos Seton, Warter, Warterholme in Spalding, Meltingby, Keswick, Ferreby, Swanland, Westlebye, Alborough, Chery Burton, Busshopsburton, Newton Garth, Lound, Barton, Levenyng, Westlowe, Acclome, Kelvington, Thornbarche, Midleton, Wheldrake, Marcflete, Ulram, Barmsburton, Fossam, Oldburgh, Kingburgh, Wydernewick Ryall, Attwick, Wassand, Benyngham, Grymston, Garton in Holdernes, Monckwick, Tonstall, Waxam, Hompten, Hornesey, Ottringham, Ederwick, Estnewton, Pale Heydon, Seymer, Boynton, Homanby and Halykeld in the said county of York, the reversion of the fee farm and rent of the City of York, the reversion of the manor of Rosse in Holderness, and divers lands and tenements in Rosse expectant on the death of John late Earl of Rutland, the reversion of the manor of Turnam Hall and Cliff expectant on the death of Thomas Manners, knight, and Theodocia his wife; the manor and rectory of Surfleete, and divers lands and tenements in Surflete, Gosberton and Maynfleete and elsewhere and the manor of Gouerby in co. Lincoln-made his will 20 Nov., 1583, as follows [here given in English]: I will that my body be buried in the parish Church of Bottesford in co. Leicester where other of my ancestors lie buried, and that my executors shall spend f_{100} at the least upon my tomb.

I make my brother John Manners, esq., exõr., provided that he being in England at the time of my death do within 3 months enter into bond in the sum of $f_{10,000}$ to the supervisors of this my will to satisfy all my legacies and debts.

I give to my supervisors for the performance of this my will 2 full parts of all the premises mentioned in an indenture (mentioned above) dated 29 March, 21 Eliz., and made between myself and Lord Burleigh and others, and of all other my manors, lands and tenements within the realm of England: to hold to my said supervisors to the use of my exors, for the performance of this my will for 7 years. If the heir of my body be within age at the end of the said term, then I appoint 2 parts of all the manors, lands, &c., which ought to descend to such heir to my said supervisors to the said uses until the said heir ought to have livery out of the Queen's hands. If Elizabeth my eldest daughter be of the age of 16 years at my death, or attain that age during the said term, then so much of the said use of all the said premises as is bequeathed to the said Elizabeth and the heirs of her body as is hereafter mentioned shall cease, and such manors, lands, &c., shall go to the said Elizabeth and the heirs of her body. If my said brother will not enter into such bond, I make my 3 uncles John Manners, Roger Manners and Sir, Thomas Manners, knight, and my cousin George Chaworth, esq., my exors., and if I have no heir male of my body my daughter Elizabeth shall hold for the life of my said brother all the premises specified in the said indenture, but if she die during the life of my said brother then my said last named exõrs. shall enjoy the same during the life of my said brother. After his death the same shall remain to such person to whom the same are limited by the said indenture.

I give to my wife all my term of years in the rectory and parsonage of Fordsam *alias* Frodsham in co. Chester which I have, by grant made by the said *Dame Julian Holcrofte*.

I give to Mary Manners daughter of the said Sir Thomas Manners 400 marks, viz., 200 marks on the day of her marriage, and 200 marks within 6 months of her marriage, provided she marry a gentleman baving 300 marks land of inheritance in possession, or such a person as shall be heir apparent to a gentleman having inheritance to the yearly value of 300 marks. The residue of my goods I give to my exõrs to perform my will, and they shall be answerable to the said heir male of the body of the said Thomas late Earl of Rutland at his age of 21. If the heirs male of my body do not yearly pay to the said Sir Thomas Manners my uncle a yearly rent of £80 for his life then I give to the said Sir Thomas so much land, parcel of my manor of Ryvalx in co. York as is now let for £100. Whereas the style and dignity of my barony of Roos for want of heirs male of my body is to descend to Inquisitiones Post Mortem for London. 121

my heir general because one of my ancestors whose heir I am married the heir of the Lord Roos by virtue whereof my ancestors enjoyed the title and dignity of the Lord Roos as descended on the part of the mother, and have so continued until their creation to the Earldom of Rutland: therefore because I suppose the style and dignity of the said barony not to be utterly extinguished but to remain suspended because the earldom of Rutland is entailed to the heirs male of Thomas late Earl of Rutland my grandfather, and the said barony is descendable to the heirs general: and whereas also I have assured by fine and otherwise divers of my honors, castles, manors, lands, &c., to the use of myself and the heirs male of my body, and for default, to the use of the heirs male of the body of the said Thomas my grandfather, and for default, to the use of the heirs of the body of the said Sir Robert Manners, knight, grandfather of the said Thomas, and for default, to the use of my right heirs upon certain conditions declared in the said indenture of 20th March; and whereas I have since purchased divers messuages, lands, &c., lying within the manors, &c., mentioned in the said indenture which I desire may be conveyed in like manner, do not only give all the said premises so purchased, but also the manor of Snaylesworthe in co. York and the parsonage and rectory of Hoose in co. Leicester and the manor of Gonnerby and the portions of tithes in Ropesly, Hungarton and Wyvell in co. Lincoln-to the heirs male of my body; for default, to the heirs male of the body of the said Thomas late Earl of Rutland; for default, to the heirs of the body of the said Sir Robert Manners; and for default, to my right heirs upon the same conditions expressed in the said indenture.

I give to the said *Elizabeth* my daughter, if I have no heir male of my body my manors and lordships of Storthwayte in Melborne, Llandricknes upon the moor of Storthwayte and Melborne, Seyton Roose, Seyton Warter, Warter, Dighton Ingmanthorpe, Kilvyngton Thornbraugh, Mydleton, Rose in Holdernes and Semerlynton upon Ouse, Tarram Hall and Cliff in co. York, the rectories and parsonages of Warter and Lunde in the said County, and all other my manors, messuages, lands, &c., in Storthwayte, Melborne, Landricknes, Seyton Roose, Seyton Warter, Warter, Home in Spalding More, Meltingby, Risewik, Fereby, Swanland, Westleby, Alborough, Chery Burton, Busshopsburton, Newton, Garth, Lund, Barton, Levenyng, Westowe, Acclome, Dighton Ingmanthorpe, Kelvington, Thornbaugh, Midleton, Wheldrake, Rose in Holdernes, Marefleete, Ulram, Barnesburton, Fossham, Oldborough, Kingborough, Wydernewik, Riall, Attwick, Wassand, Bennyngham, Grymston, Garton in Holdernes, Mountewike Tonstall, Waxham, Hornpton, Hornesey, Ottringham, Edderwick, Estnewton, Paleheydon, Seymer, Boynton, Homanby and Hallykeld in co. York, the fee farm and rent of the City of York, my manor and parsonage of Surfleete and all my lands and tenements in Surfleete. Gosborton and Waynflete in co. Lincoln, my manor of Walthamstowe Tony alias Highehall in co. Essex, and all my messuages, lands and tenements in co. Essex, and all that messuage and tenement lying in St. Andrews Undershaft in the City of London commonly called Barkeleves Inne, and the reversion of all the said premises : to hold after the said terms limited to my supervisors to the said Elizabeth and the heirs of her body; and for default, to remain to my right heirs for ever. provided that if the said *Elizabeth* marry any person other than a baron or heir apparent of a baron or one above the degree of a baron or the heir apparent of such a one, or other than a gentleman having lands of inheritance of the yearly value of $f_{1,000}$, or the heir apparent of such gentleman, or if the said Elizabeth by herself or jointly with her husband shall attempt to levy any fine or suffer any recovery of the said premises, then the said manors, lands, &c., shall remain to my nephews William, Francis and Thomas Courtnay sons of Sir William Courtnay, knight, and my sister Elizabeth his wife and their heirs during the life of my said daughter *Elizabeth*, after her decease the same nevertheless to remain to the heirs of her body; and for default, to my right heirs for ever.

I give to the said *Elizabeth* if I have any heir male of my body when she shall attain the age of 18 £4000, provided she marry such a person as is above mentioned. My said executors to pay to her until she accomplish the said age of 18 £200 yearly towards her maintenance and finding.

Whereas I by deed dated the last day of February, 25 Eliz., have appointed that the manors of Fryston and Butterwick and all my lands, &c., in Friston, Rakethorpe, Haltoft, Braydethorpe, Butterwick and Outhouse in co. Lincoln immediately after the deaths of myself and the said *Dame Bridget* shall remain to the said *Lady Isabell* my wife for life in augmentation of her jointure: I now will that if my said wife or any of the tenants of the said premises shall be disturbed by the heirs male of rny body, that as often as such disturbance shall happen my said wife shall have and enjoy the castle of Helmesley in co. York, and my manors of Helmesley, Haram and Sproxton in the said county, for so long as my said supervisors shall appoint.

In order that all my debts and legacies may be paid, and if the said 2 parts of all my manors, lands, &c., be not enjoyed by my supervisors in the manner above appointed I give to them my manors of Ravensthorpe, Bolteby and Thirleby in co. York, they to make sale thereof for the payment of my debts and legacies, and the performance of this my will, and so much thereof as shall be left unsold shall be by them assured to the heirs male of my body.

I give to Sir Robert Constable, knight, the use of 2 closes which he now occupies, being parcel of the demesnes of the castle of Newark, called Apleton and the great close during my term therein without paying any rent for the same; also an annuity of f_{30} issuing out of the said demesnes.

I will that my house and family shall be kept together for 1 month after my death.

My said wife to have the use of my lease and term of years of the castle and demesnes of Newark, and the parsonage of Newark, except the said 2 closes during the term of years yet to come in the same, she paying the said annuity and f_{20} to *Edward* and *Thomas Leverott*. If my said wife marry again, I give the same to the said *Elizabeth* my daughter.

And whereas I am possessed of several leases for several terms of years of the demesnes of the manor of Benyngton in co. Lincoln, and of the mills there, and of the rectories and parsonages of Bareston and Plungar in co. Leicester, and I portion of tithes in Botesford in co. Leicester and the lands and tenements in Wollesthorpe in co. Lincoln, parcel of the inheritance of *Thomas Sandes*, esq., and the manor of Osewalby Soken in the said county of Nottingham, I now will that my first issue male shall have all the said premises for the said several terms of years; after his decease, the next issue male of the said issue shall enjoy the same, and so from issue male to issue male, but none of them to have power to alienate the whole interests.

I make Sir Thomas Bromley, knight, Lord Chancellor of England, Sir William Cicill, knight, Lord Burghley, Lord High Treasurer of England, Sir Francis Walsingham, knight, Principal Secretary to her Majesty, Sir Walter Mildemay, knight, Chancellor of her Majesty's Exchequer, Sir Christopher Wraye, knight, Lord Chief Justice of England, Sir Gilbert Gerrard, knight, Master of the Rolls, Sir Edmond Anderson, knight, Lord Chief Justice of the Common Pleas, Sir Phillip Sidney, knt., and Thomas Egerton, esq., the Queen's Solicitor, supervisors.

The said Earl was likewise seised in his demesne as of fee of the manor and priory of Newsteed in co. Lincoln, and I capital messuage called Crokehowse in . . . in co. Northumberland, and divers lands, tenements, &c., to the said messuage belonging, now or late in the tenure of *Richard Collingwood*; I other messuage in Uplande in said co. Northumberland and divers lands, &c., therewith used, now or late in the tenure of *Richard* . . . and I other messuage in Woller in the $9 \pm$

said county late in the tenure of L. [sic] Kyvelles, widow, late the wife of Francis Kyvelles; divers lands and tenements in Shotton in the said county adjoining the confines of Scotland, and now lying waste for default of tenants; divers lands and tenements in Bamborough in the said county, now or late in the tenure of John Foster, knight; 13 messuages and I carucate of land called oxganges of land in Pottowe in co. York; I messuage in Newarke in co. Nottingham; I messuage in London in the parish of St. Andrew in the Wardrobe, now or late in the tenure of . . . Toplyff; and the advowson of the moiety of the Church of St. Andrew in the Wardrobe.

Richard Cholmeley, knight, and Robert Roosse, esq., were seised in their demesne as of fee of the manors of Churchedighton alias Kirkedighton and Ingmanthorpe in co. York; and of 60 messuages, 10 tofts, 1 windmill, 60 gardens, 2000 a. of land, 300 a. of meadow, 3000 a. of pasture, 2500 a. of wood, 2000 a. of furze and heath and £5 of rent in Churchedighton, Ingmanthorpe and Newson in co. York; the advowson of the Church of Churchdighton and view of frank pledge of Churchdighton.

They being so seised, a fine was levied at Westminster in Michaelmas Term, 4 Eliz. [1561-2], between Henry Earl of Westmoreland, George Earl of Shrewsbury, Thomas Lord Wharton, Thomas Gargrave, knight, Nicholas Fairefax, knight, Marmaduke Constable, knight, John Manners, Roger Manners, Thomas Manners, Oliver Manners, Henry Savell, Christopher Crofte, Thomas Husey, Anthony Thorolde, esg., John Sidenham, William Segrave and Thomas Convers, plts., and the said Richard Cholmeley and Robert Roosse, deforciants, whereby the said Richard and Robert acknowledged the said premises to be the right of the said Henry Earl of Westmoreland, as those which he and the others abovenamed had of their gift, and the same remised to the said Earl of Westmoreland and the others abovenamed and to the heirs of the said Earl for ever: which said fine was levied to the use of the said Robert Roosse for his life; after his decease, if he should happen to have a lawful wife, then as to said manor of Churchdighton to the use of such wife in the name of her jointure. If the said Robert have issue male and a daughter or daughters and no wife, then as to all the said premises to the use of the said daughters until each of them shall have received the sum of 200 marks. After such sums have been levied, then to the use of the first-born son of the body of the said Robert, and the heirs male of the body of such first-born son; for default, then to the use of the 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th and 10th son of the body of the said Robert Roose and the heirs male of each of them : and for default, to the use of the said Edward Earl of Rutland

and his heirs for ever. If the said Robert should die having a wife and issue male and female then as to all the said premises, except the said manor of Churchedighton and the reversion of the said manor immediately after the death of the said Robert to the use of the said daughters until the said several sums of 200 marks have been levied, afterwards to the use of the said 1st to the 10th son of said Robert and the heirs male of each of them and then to the use of the said Edward late Earl of Rutland and his heirs for ever. And if the said Robert should die having a wife and daughters and no son, then as to all the said premises and said reversion to the use of such daughters until each of them shall have taken the sum of 500 marks, and afterwards to the use of the said Edward Earl of Rutland and his heirs for ever. If the said Robert die having a wife, son or daughter then immediately after his death and before the raising of any such sums to the use of the executors of the said Robert until they have raised £300 towards the performance of his will, and afterwards to the use of the said daughters; but if he should die without wife, son or daughter, then to the use of the said executors until they have raised £400 to perform the said will, and immediately afterwards to the use of the said Edward late Earl of Rutland and his heirs for ever, as by certain indentures dated 30th April, 3 Eliz. [1561] made between the said Richard Cholmeley and Robert Roosse of the one part and Henry late Earl of Rutland of the other part more fully appears.

Afterwards, in the 23rd year of Eliz. the said Robert Roosse made his will, and appointed the said John Manners late Earl of Rutland and . . . Esq., to be his executors, and on the 22nd day of June, 25 Eliz. [1583] the said Robert died at Helmesley, leaving Frances his wife now the wife of Charles Clappam of Helmesley in co. York, gent., and an only daughter called Bridget, and no son. By pretext of the premises the said Frances entered into the said manor of Churchedighton and was and still is thereof seised in her demesne as of free tenement for term of her life. The said 500 marks were never raised to the use of the said Bridget.

The said *Edward* late *Earl of Rutland* died seised of the said manor of Ingmanthorpe and of the remainder of Churchdighton in his demesne as of fee, *viz.*, to him and his heirs for ever.

The said Frances and Bridget still survive at Helmesley.

The said Earl long before his death was seised as of fee and right of the reversion of the manors of Turneham Hall and Clyff in co. York and of the said messuages, lands, &c., which are reputed to be parcel thereof, expectant on the death of *Thomas Manners*, knight; and so seised, by charter dated 22 May, 25 Eliz., granted the same to *Theodocia Manners* then the wife of the said *Thomas* for her life. The said Earl was also seised in his demesne as of fee of all that grange, lands and tenements in co. York called Moreton Grange.

The manors, priory and rectories of Warter, Warter Seyton, Seyton Roosse and other the premises in Warter, Warter Seyton and Seyton Roosse together with the said rectory of Lound and other the premises in Holme in Spaldingmore, Fereby, Mettingby, Beswick, Swanlande, Westleley, Alborough, Cherryburton, Bisshopsburton, Midleton, Thornton, Kipplingcote, Weldrake and Newton Garth are held of the Queen in chief by the service of the 20th part of 1 knight's fee, and by the yearly rent of f.121 1s. 6d., and are worth per ann., clear, f.25. The manor of Sevton Roosse and other the premises there are held of the heirs of the Earl of March by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear f. 12 12s. The manor of Storthwaite with Melbourne and other the premises in Storthwaite, Melborne and Landrick on the moor of Storthwaite are held of the said heirs of the Earl of March by knight's service, and are worth per ann., clear, f_{32} 17s. $5\frac{1}{2}d$. The manor of Snaylesworth and other the premises there are held of . . . and are worth per ann., clear, 100s. The manor of Walthamstowe Tony is held of the Queen by the service of the 20th part of 1 knight's fee, and is worth per ann., clear, f_{130} . The messuage and premises in London are held of the Queen in chief, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, 59s. 8d. The manors of Highehall and Lowehall and the woods called Haylebrinck and Bakers Marshe and the premises in Boynton are held of the Queen as of her manor of Eastgreenwich in co. Kent, by fealty only, in free and common socage and not in chief or by knight's service, and paying by the year to the said Queen for the said manors of Highehall and Lowehall 26s. 8d., and for the said premises in Boynton 6s. 8d., and they are worth per ann., clear, f_{10} . The manor of Eagle and the site of the late priory of Eagle, together with the preceptory of Eagle and other the premises in Egle, Whisby and Haddington are held of the Oueen in chief by the 15th part of a knight's fee and the yearly rent of $f_{.3}$ 3s. 6d., and are worth per ann., The manor of Wragbie and the advowson of the clear, f. 17 12s. Churches of Esterrington and Haughton and other the premises in Wragbie, Paunton, Esterrington, Westerrington and Hardwick in co. Lincoln are held of the Queen by knight's service in chief by the 20th part of a knight's fee, and are worth per ann., clear, f.14 18s. 4d. Of whom or by what service the manor of Melton Roos and other the premises in Melton Roosse and Glameford Briggs in co. Lincoln are held the jurors know not: they are worth per ann., clear, f.20 4s. 6d. Of whom the manor of Eykring and other the premises there are held

the jurors know not: they are worth per ann., clear, f. 16 9s. 4d. The manor of Friston and Butterwick and other the premises in Friston. Rakethorpe, Haltofte, Braidsthorp, Outhowse and Butterwick in co. Lincoln are held of the heirs of Walter Bedwarden by knight's service, but by what part of a knight's fee the jurors know not, and they are worth per ann., clear, f_{12} 6 13s. 4d. Of whom the manor of Turneham Hall with Clyff is held the jurors know not: it is worth per ann., clear, f_{40} . Of whom the manor of Linton upon Owse and other the premises there are held is not known: they are worth per ann., clear, f_{150} . Of whom the manor of Roose in Holdernes is held is not known: it is worth per ann., f.40. The manor and rectory of Surfleete and other the premises in Surfleete are held [sic] and are worth per ann., clear, The premises in Barton, Levington and Acclam are worth per f.20. ann., clear, £3 13s. The manor of Kilvyngton and Thornebargh are held . . . and are worth per ann. clear, f_{12} . The manor of Seymor is worth per ann., clear, f_{13} . The premises in Hallikeld are worth per ann., clear, 38s. 8d. The premises in Homanby are worth per ann., clear, £3 10s. The manor of Midleton is worth per ann., clear, 40s. The messuage and premises in London and the advowson of the moiety of the Church of St. Andrew in le Wardrobe are held of the Queen in chief by the service of the 500th part of a knight's fee, and are worth per ann., clear, 5s. The manor and priory of Newsted are worth per ann., clear, f.15. Of whom the premises in Pottowe are held is not known: they are worth per ann., clear, 35s. The grange and lands, &c., called Moreton Grange are held of . . . and are worth per ann., clear, 30s. Of whom the manor of Ingmanthorpe and other the premises there are held is not known: they are worth per ann., clear, f_1 16. Of whom the manor of Churchdighton with the advowson of the Church there and other the premises in Churchdighton and Newson is not known: they are worth per ann., clear, f. 10. Of whom the residue of the premises is held is not known: it is worth per ann., clear, 20s.

Edward Earl of Rutland died in London 14 April, 29 Eliz. [1587] without issue male; Elizabeth now Lady Roosse is his daughter and sole heir, and was then aged 11 years, 3 months and 27 days: she still survives in London.

The said Isabella late the wife of the said Earl, the said Bridget now Countess of Bedford and formerly wife of the said Henry late Earl of Rutland father of the said Edward the late Earl, and the said Thomas Manners, knight, and Theodocia his wife still survive, viz., the said Isabella at London, the said Bridget at Cheyney, and the said Thomas and Theodocia at Nottingham.

Chan. Inq. p. m., vol. 218, No. 52.

Winifred Cowper.

Inquisition taken at the Guildhall, 7 May, 30 Eliz. [1588], before George Bonde, knight, Mayor and escheator, to enquire concerning the idiotcy of Winifred one of the daughters and co-heirs of William Cowper, deceased, late of the said City, haberdasher, by the oath of Robert Dickinson, Thomas Russell, Roger Hole, Thomas Sewell, John Harrison, William Layer, John Bonde, John Stoddard, Robert Elder, William Crowche, Edmund Owen, William Cooke, William Povey, George Robertes, Hugh Ingram and Thomas Wigges, who say that

The said *Winifred Cowper* is an idiot, and not fit to govern herself or her manors, messuages, lands, &c., and has been an idiot since her birth and has not enjoyed lucid intervals.

The said William Cowper father of the said Winifred was seised in his demesne as of fee of 1 messuage and certain lands, meadows and pastures thereto belonging lying in Arlesey in co. Bedford, and so seised, by indenture made between himself of the one part and John Pelsant citizen and grocer of London and Edmund Brasey citizen and clothworker of London of the other part, in consideration of a marriage to be had between the said William Cowper and Joan Allen, widow, and for a competent jointure to be assured to the said Joan, agreed with the said John Pelsant and Edmund Brasey that he and his heirs would henceforth be seised of the said premises to the use of himself and his heirs until the said marriage should be solemnised, and afterwards to the use of the said William and Joan and the heirs of the said William for ever, as by the said indenture dated 18 June, 28 Eliz. [1586], more fully appears.

Shortly afterwards the said William Cowper married the said Joan, and died on the 5th day of March last past: the said Joan survived him and still survives and holds the said premises for her life, the reversion thereof belonging to the said Winifred as one of the 2 daughters and coheirs of the said William Cowper.

Of whom the said premises are held the jurors know not: the moiety thereof is worth per ann., clear, f_{3} .

Thomas Silvester son of Thomas Silverster and Samuel [sic] late the wife of the said Thomas deceased the other daughter and coheir of the said William Cowper is the kinsman and next heir of the said Winifred, and on the 1st day of March last past was aged 9 years.

Chan. Inq. p. m., vol. 219, No. 55.

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Menry Bracy, Gentleman.

Inquisition taken at the Guildhall, 15 January, 32 (31 in cal.) Eliz. [1590], before William Necton, gent., feodary of the said City, George Sotherton, senior, gent., and John Povye, gent., commissioners, to enquire concerning the lunacy of Henry Bracy, gent., by the oath of Robert Dickenson, Thomas Russell, John Harrison, Thomas Sewell, William Harvye, John Bonde, William Feake, James Robinson, John Tompson, John Adlyne (?), John Dixon, Robert Saunders, Arthur Wrighte and Christopher Dickenson, who say that

Henry Bracy is a lunatic and not compos mentis, and enjoys lucid intervals, but is not fit to govern himself or his lands and goods: he became a lunatic by the visitation of God 2 years ago and has remained so ever since, but during his lunacy he has not alienated any of his lands or goods. Long before his lunacy he was and still is seised of the reversion of the manor of Oddeston in the parish of Shaxton in co. Leicester, and all the lands, chief rents and services in Shaxton; and I water mill called the Clockmill in the parish of Swepton in the said county, after the death of Thomas Bracy his father, to hold in fee tail, viz., to him and the heirs of his body; and for default, the remainder thereof to divers persons, as appears by a deed made by a certain Henry Waver alias Over late citizen and alderman of the city of Coventry to Thomas Wheatill, Richard Wheatill, Ralph Egerton and Simon Wheatill.

The said Henry Bracy was likewise seised and still is seised of the reversion of certain lands held by copy of the court of the manor of Balsall called a ploughe land lying in Escot and Barston, late of *Richard Eglionbye*, gent., after the death of the said *Thomas Bracy* his father which he holds for the term of his life, and after his decease the remainder belonging to the said *Henry* in fee tail, viz., to him and the heirs of his body, and for default, the reversion thereof to divers persons, as appears by the surrender made to the hands of the lord of the manor of Balsall by the said *Richard Overs* at the court held there 5 October, 26 Eliz. by copy of the said court: it is worth per ann., clear, f_{13} 6s. 8d.

The said Thomas Bracy still survives.

Of whom the said manor of Oddeston and other the premises are held the jurors know not: they are worth per ann., clear, f_{c13} 6s. 8d.

Ralph Bracy is the brother and next heir of the said Henry, and is now aged 34 years and more.

Chan. Inq. p. m., vol. 220, No. 66.

LOND. INC. P. M., III.

Elizabeth Kennett, widow.

Inquisition taken at the Guildhall, 14 November, 31 Eliz. [1589], before Matthew Cracherodd, esq., William Necton, gent., feodary of the said City, Edmund Ferrand, gent., commissioners, after the death of Elizabeth Kennett, widow, by virtue of a commission to them and to Matthew Dale, esq., and Arthur Forthe, gent., directed, by the oath ot Robert Dickenson, John Harryson, Thomas Russell, John Bonde, John Jackson, Robert Elder, James . . ., William Crowche, William Cooke, George Roberts, John Tompson, Edward Swayne, William Povey, Hugh Ingram, Thomas Wigges and Arthur Wright, who say that

Elizabeth Kennett long before her death was seised in her demesne as of fee of 1 messuage commonly called le Catt and Fidle, with all buildings, shops, cellars, &c., thereto belonging lying in Fleetestreet in the parish of St. Dunstan in the West London; and so seised, the licence of the Queen being first obtained, by charter dated 24 May, 25 Eliz. [1583], made between James Harrington, knight, William Glasier, Thomas Fortescue and Henry Dynne, esq., of the one part, and the said Elizabeth Kennett, widow, of the other part, in consideration of a sum of money to her paid, sold to the said Sir James Harrington and others the said premises: to hold to them and their heirs to their sole and proper use for ever.

By another charter of even date made between the said parties, it was agreed that the said Elizabeth having sold her said messuage to the said Sir James Harrington, knight, William Glasier, Thomas Fortescue and Henry Dynne, and having given to them all her goods, jewels, and household stuff should enjoy the said messuage and all the said goods to her own use for her life without paying any rent for the same, and after her decease the said messuage and goods should be sold to the greatest advantage to pay the debts and legacies of the said Elizabeth and also the sums of money hereafter specified, viz., to Stephen Bragge son of the said Elizabeth f.100, and to the creditors of Richard Burnell f. 100, if they will fully discharge him of all debts, but if not, to pay the said f 100 for the maintenance of Martha wife of the said Richard, being one of the daughters of the said Elizabeth, or to her children; also to Alice Swallow another daughter of the said Elizabeth f.100; and to Ursula Burnell one of the daughters of the said Richard by the said Martha £40; and to Anne Burnell another of the daughters of the said Richard f.40; and to 2 other children of the said Richard and Martha (one unborn) £40; and to 4 of the children

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of the said Alice Swallowe £80 between them. The residue of the money received for the said premises and goods shall be divided amongst the said Stephen Bragge, Martha Burnell, Alice Swallowe and other the said children and all other the children of the said Alice Swallowe and Martha Burnell: by virtue of which said charter the said Elizabeth occupied the said messuage all her life.

The said messuage is held of the Queen in chief by the service of the 40th part of a knight's fee and by the yearly rent of 4s, and is worth per ann., clear, 40s.

Elizabeth Kennett died 3 Sept., 26 Eliz. [1584]; Stephen Bragge is her son and next heir, and is now aged 24 years and more.

The said William Glasier and Henry Dynne died at London, and the said Sir James Harrington and Thomas Fortescue still survive there.

Chan. Inq. p. m., vol. 220, No. 34.

Thomas Maselwoode.

nquisition taken at the Guildhall, 13 June, 31 Eliz. [1589], before Matthew Cracherod, esq., William Necton, gent., feodary and Edmund Farrande, gent., commissioners, to enquire by virtue of a commission to them and to Matthew Dale, esq., and Arthur Foorthe, gent., directed, after the death of Thomas Haselwoode, by the oath of Robert Dickenson, Thomas Sewell, John Bonde, John Jackson, Robert Elder, William Crowche, William Cooke, George Robartes, Nicholas Hawkesforde, Peter Noxon, James Robinson, Thomas Wigges, Edward Swayne, Robert Saunders, Nicholas Maddox and Arthur Wright, who say that

The said *Thomas Haselwoode* son of *Thomas Haselwoode*, senior, citizen and brewer of London, long before his death was seised in his demesne as of fee of I messuage or brewhouse called le White Harte, lying in Knightryder streete in the parish of Holy Trinity within the City of London late of *Henry Roberdes* and now divided into 2 dwelling houses, and now or late in the several tenures of *Robert Cawsey* and *James Alcocke*.

So seised, the said *Thomas Haselwoode* by indenture dated 23 June, 28 Eliz. [1586] demised and let to farm the said messuage to the said *Thomas Haselwoode* his father for the term of 41 years, if the said *Thomas* so long should live, paying therefor yearly 26s. 8d. The said *Thomas* still survives.

The said messuage is held of the Queen in chief by knight's service,

but by what part of a knight's fee the jurors know not, and is worth per ann., clear, 26s. 8d.

Thomas Haselwoode, junior, died 22 March last past; Samuel Haselwoode is his brother and next heir and was then aged 28 years and more. Chan. Inq. p. m., vol. 222, No. 20.

John Braunche, knight.

Inquisition taken at the Guildhall, 14 Nov., 31 Eliz. [1589], before Matthew Cracherode, esq., William Necton, gent., feodary, and Edmund Ferrand, gent., commissioners, to enquire after the death of John Branche, knight, by virtue of a commission to them and to Matthew Dale, esq., and Arthur Forthe, gent., directed, by the oath of Robert Dickenson, John Harrison, Thomas Sewell, John Bonde, John Jackson, Robart Eldar, James Robinson, William Crowche, William Cooke, George Robartes, John Tompson, Edward Swayne, William Povey, Hugh Ingram, Thomas Wigges, Arthur Wright and William Harvye, who say that

Fohn Braunche long before his death was seised in his demesne as of fee of I tenement newly built in a yard and of the said yard, lying in the lane called Grene Lettyce Lane in Candelwicke streate in the parish of the Blessed Mary Abchurch, London, in the occupation of the said John Branche : which said yard was formerly in the tenure of Ellen Wilkington alias Wilkinson and was late parcel of the lands and possessions of the late priory or new hospital of the Blessed Mary without Bisshoppesgate, London, now dissolved, and purchased by John Branche, senior, father of the said John Branche of Christopher Campion, citizen and mercer of London; also of I messuage, with all solers, cellars, buildings, &c., called the Ould Muscovye House situate in the parish of St. Dunstan in the East; I other messuage called Le Signe of the Kinges Hedd lying in Abchurche Lane in the parish of the Blessed Mary Abchurche; and I other messuage called le White Horse in the occupation of William Osborne situate in Candelwyckestreete in the said parish of the Blessed Mary Abchurche.

The tenement with the yard in Grene Lettyce Lane are held of the Queen in chief by the service of the 40th part of a knight's fee, and are worth per ann., clear, 40s. The messuage called the Ould Muscovye Howse is worth per ann., clear, $\pounds 6$, but of whom it is held the jurors know not. The other 2 tenements called le Kinges Hedd and le White Horse are worth per ann., clear, $\pounds 8$, but of whom they are held is not known.

John Branche died at London 24 July, 30 Eliz. [1588]; Anne Stoneleye one of the sisters and heirs of the said John Branche and William Udall son and heir of Mary Udall another of the sisters of the said John Branche, and Grace Dorrell, Mathea Gelibrand, Joan Bales and Mary Berye daughters and heirs of Ellen Rowley another of the sisters and heirs of the said John Branche are his next heirs, and each of them was of full age, viz., 25 years and more, at the time of the death of the said John Branche.

Chan. Inq. p. m., vol. 222, No. 38.

Daniel Bonde, Gentleman.

nquisition taken at the Guildhall, 18 June, 31 Eliz. [1589], before Matthew Crachrode, esq., William Necton, gent., feodary, and Edmund Ferrand, gent., commissioners, to enquire after the death of Daniel Bonde, gent., by virtue of a commission to them and to Matthew Dale and Arthur Forthe directed, by the oath of Robert Dickenson, Thomas Russell, John Thompson, Thomas Sewell, John Harryson, John Bonde, John Jackson, Robert Elder, William Crouche, William Cooke, George Robertes, Nicholas Hawksforde, Peter Noxton, James Robinson, Thomas Wigges, Edward Swayne, Robert Saunders, Nicholas Madoxe, Arthur Wright and John Dixson who say that

William Bonde, deceased, father of the said Daniel Bonde was seised in his demesne as of fee of all that large capital messuage commonly called Crosbyes place and I garden thereto belonging situate in the parish of St. Ellen within Busshopsgate in the City of London, and all that lane or way in the said parish leading from the back door (postico) of the said messuage towards the east, extending in length from the door of the said messuage up to the corner or south end of the way leading to the close of St. Helen in the said parish; all that tenement or chamber situate in a certain land, built over the larder and coal house of the said messuage, formerly in the tenure of Juliana Fraunces; 5 messuages adjoining the fore gate towards the street of the said large messuage on the north part of the fore part of the same, now or late in the tenures of Richard Risbye, John Norgate, Richard Kirke, John Parkes and Agnes Williams, widow; 1 messuage situate on the south part of the foregate of the said large messuage, now or late in the tenure of Cornelius Kettell, and lately being part thereof.

So seised, the said *William Bonde* made his will 30 May, 18 Eliz. [1576] at London in the said parish of St. Ellen as follows [here given

in English]: I give to Margaret my wife my now dwelling house called Crosby place in the parish of St. Ellens for such time as she shall live sole and unmarried, in recompense of her dower; directly after she shall marry again I give the said house to William Bonde my second son for life, he paying out of the same to my son Nicholas Bonde f.13 13s. 4d. yearly, and to my son Martyn Bonde f.13 13s. 4d. After the decease of the said William I give the said house to Nicholas Bonde for his life, he paying to my said son Martyn £20 yearly; after his decease, I give the same to my said son Martyn for his life; and after his decease, to Daniel Bonde my son and heir apparent and to the heirs male of his body; for default, to my said son William and the heirs male of his body; for default, to my son Nicholas Bonde and the heirs male of his body; for default, to my son *Martin* and the heirs male of his body; for default, to my nephew William Bonde son of my brother George Bonde and the heirs male of his body; and for default, to the right heirs of my said son Daniel for ever. The rest of my lands and tenements in the said parish of St. Ellens or elsewhere to descend to my said son Daniel.

The said *William Bonde* died 31 May in the said 18th year, after whose death the said *Daniel Bonde* was seised of the remainder of the said capital messuage called Crosby place, and of the said 6 messuages in his demesne as of fee.

So seised, the said Daniel by deed dated 23 February, 22 Eliz. [1580] enfeoffed thereof George Bonde, alderman of the City of London, William Whitmore, haberdasher, and William Atkyns, leatherseller: to hold to them and their heirs for ever to the use of the said Daniel Bonde and Jane his wife for their lives; and after their decease to the use of the right heirs of the said Daniel for ever.

The said capital messuage, 6 tenements and all other the premises together with 4 other messuages in the parish of St. Ellen near adjoining the said capital messuage which together with the said capital messuage and other the premises were formerly purchased by *Anthony Bonvix*, deceased, to him and his heirs of King Henry VIII., are held of the Queen in chief by knight's service, viz., by the 40th part of a knight's fee and by the yearly rent of 23s. 8d.: the said capital messuage so devised by the said will is worth per ann., f_{12} ; and the 6 other messuages f_{6} .

Daniel Bonde died 1 March, 29 Eliz. [1587]; William Bonde of London, haberdasher, is his brother and next heir, and is now aged 30 years and more.

Jane late the wife of the said Daniel and Margaret late the wife of the said William survived the said Daniel: the said Jane and the said William, Nicholas and Martin Bond sons of the said William Bonde the father are still alive in London in the said parish of St. Ellen.

Chan. Inq. p. m., vol. 222, No. 39.

Thomas Blanke, Knight.

Inquisition taken at the Guildhall, 22 October, 31 Eliz. [1589], before Matthew Cracherod, esq., William Necton, gent., feodary, and Edmund Ferrand, gent., to enquire after the death of Thomas Blanke, knight, citizen and alderman of London, by virtue of a commission to them and to Matthew Dale, esq., and Arthur Forthe, gent., directed, by the oath of Robert Dickenson, John Harrison, Thomas Sewell, John Bonde, John Jackson, Robert Eldar, James Robinson, William Crowche, William Cooke, George Robartes, John Tompson, Edward Swayne, William Povye, Hugh Ingram, Thomas Wigges, Arthur Wright and William Harvye, who say that

Thomas Blanke father of the said Thomas Blanke, knight, was seised in his demesne as of fee of 2 messuages situate in the parish of St. Leonard next Eastchepe in the ward of London Bridge, then in the tenure of the said Thomas Blanke the father and now or late in that of Lewis Simpson, grocer, and James Battie, draper; I tenement or cottage situate in the said parish and ward sometime in the tenure of Joan Lanymon, widow, and now or late in that of John Spencer; I messuage formerly called Abbottes Inne, situate in the parish of St. Mary Athill in the ward of Billingsgate, late in the occupation of the said Thomas Blanke, knight, and Dame Margaret his wife and now in that of the said Margaret; I large messuage, now divided into 3 tenements, being in Peter Lane next Paules Wharf in the parish of St. Peter in the ward of Baynardes Castle, London, formerly in the tenure of Richard Stafferton and now in that of Nicholas Toke, William Parrye and Edward Ager.

The said Thomas Blanke had issue the said Thomas Blanke, knight, his son, and Elizabeth his daughter married to James Altham, esq., and afterwards made his will dated 2 June, 1562, as follows [here given in English]: I give to Johan my wife the 2 messuages wherein I now dwell and my little tenement wherein Lanymon's widow now dwells lying in Grace Church Street in the parish of St. Leonard nigh Eastcheap for her life only; and after her decease, I give the same to my son Thomas Blanke for his life, after his decease, to Thomas Altham my Godson, son of the said Mr. James Altham and Elizabeth his late wife my daughter, and to the heirs male of his body, on condition that 1 0 he does not alienate any of the said premises: if he die without issue or alienate any of the said premises then Edward Altham brother of the said Thomas shall have the said 3 messuages, to him and the heirs male of his body, on like condition: if he die without heirs male of his body, or make such alienation, then James Altham brother of the said Thomas and Edward to have the said premises to him and the heirs male of his body, on like condition; if he die without heirs of his body or make alienation, then I give the said premises to John Altham brother of the said Thomas, Edward and James and to the heirs male of his body, on like condition; if he die without such heirs or alienate, then I give the said premises to Matthew Altham brother of the said Thomas, Edward, James and John and to the heirs male of his body, on like condition; if he die without heirs male of his body, on like condition; if he die without heirs male of his body, on like condition; if he die without heirs male of his body, on like condition; if he die without heirs male of his body, on like condition; if he die without heirs male of his body, or alienate, then I give the said 3 messuages to my next heirs for ever.

I will that such persons as shall have the said 3 messuages shall distribute every year for ever in the month of September amongst poor householders within the bridgeward of London either in money or coals the sum of 40s, with which sum I charge the said 3 messuages for ever.

I give to the said Thomas Blanke my son and Margaret his wife my great messuage called Abbottes Inne wherein they now dwell with all cellars, yards, warehouses and other buildings lying in the parish of St. Mary Athill, and my messuage in Peter Lane, viz. the whole purchace I made of Sir Thomas Challinar, knight, which cost me £300 and I paid towards the building of the said great house £900 of my own money, making in ready money £1,200. "I give God thanckes for yt, prayinge allso unto God that my sonne Thomas Blanke and his said wiffe maye longe dwell in the saide greate house and to serve God therein accordinge to their dutyes ": to hold to the said Thomas and Margaret and the heirs male of the body of the said Thomas, on condition that he does not alienate the said premises: if he die without such heirs or make alienation, then I give the said premises to the said Thomas Altham son of the said James and to the heirs male of his body, on like condition, with other remainders as above. And I will that the persons enjoying my said 2 messuages shall bestow every year for ever in the month of April amongst the poor householders of the said parish of St. Leonard or in the bridge ward of London or there abouts f_3 in ready money and 40s. in coals: with which said sums I charge my said 2 messuages for ever.

The said *Thomas Blanke*, the father, died so seised 20 Nov., 5 Eliz. [1562], in the said parish of St. Leonards, after whose death the said *Joan* his wife entered into the said 2 messuages and was thereof seised in her demesne as of free tenement: she died in the said parish the . . . day of . . . 21 Eliz.

All the said premises (except the said messuage formerly called Abbottes Inn) are held of the Queen in free burgage, and the said messuage called Abbotts Inn is held of the Queen in chief by the 50th part of a knight's fee and by the yearly rent of 5s. 4d.: all the said premises are worth per ann., clear, f_{16} .

Thomas Blanke died 28 October, 30 Eliz. [1588]; Thomas Altham late of London and now living at Oxford in co. Oxford is his kinsman and next heir and is now aged 38 years and more.

The said Margaret late the wife of the said Sir Thomas Blanke alias Dame Margaret Blanke still survives at London.

Chan. Inq. p. m., vol. 222, No. 40.

Richard Fowkes.

Inquisition taken at the Guildhall, 13 June, 31 Eliz. [1589], before Matthew Crucherode, esq., William Necton, gent., feodary, Edmund Ferrand, gent., commissioners, by virtue of a commission to them and to Matthew Dale and Arthur Forthe directed, after the death of Richard Fowkes, citizen and grocer of London, by the oath of Robert Dickenson, Thomas Sewell, John Bonde, John Jackson, Robert Elder, William Crowche, William Cooke, George Robertes, Nicholas Hawkesford, Peter Noxon, James Robinson, Thomas Wigges, Edward Swayne, Robert Saunders, Nicholas Maddox and Arthur Wright, who say that

Richard Fowkes long before his death was seised in his demesne as of fee of 1 part of a messuage commonly called le signe of ye Lambe, with all shops, cellars, alleys, &c. lying in the parish of St. Dunstan in le Weste in the suburbs of London, and so seised, by indenture 11 November, 16 Eliz. [1574], made between himself of the one part, and $\mathcal{J}ohn$ Fowkes, gent., his brother of the other part, demised the said messuage lying in the said parish, adjoining a tenement late in the tenure of Gabriel Levesey, grocer, on the east side and a parcel of a tenement in the occupation of Thomas Nogaye alias Ager on the north part, and a tenement late in the occupation of $\mathcal{J}ohn$ Rundell on the west, and upon the Queen's high street called Fleatstreate on the south to the said $\mathcal{J}ohn$ Fowkes for the term of 60 years, he paying therefor yearly 33s. 4d. [indenture here given in full in English]. By force whereof the said $\mathcal{J}ohn$ Fowkes was seised of the said messuage for the said term, the reversion belonging to the said Richard and his heirs.

Afterwards, viz., on the 21 day of April, 1588, the said Richard

Fowkes lying in extremis made his will as follows: I will that the house wherein I now dwell and of which I have the fee simple shall be wholly in the use and possession of my wife for her life; and after her decease shall come to my children to be sold for their best advantage. and the money to be equally divided amongst them.

The whole messuage called the Lambe is held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and it is worth per ann., clear, 33s. 4d.

Richard Fowkes died 21 April, 30 Eliz. [1588], John Fowkes is his son and next heir and was then aged 15 years and 4 months.

Chan. Inq. p. m., vol. 222, No. 55.

Roger Tyndall, Eitizen and Armourer.

nquisition taken at the Guildhall, 23 June, 31 Eliz. [1589]; before William Necton, gent., feodary, Edmund Ferraunde and Arthur Forthe, gents., commissioners, after the death of Roger Tyndall, citizen and armourer of London, by virtue of a commission to them and to Matthew Dale, esq. and Matthew Cracherode, esq., directed, by the oath of Robert Dickenson, Thomas Russell, Thomas Sewell, John Jackson, John Bond, William Cooke, Nicholas Hawkesford, James Robinson, John Dixson, Thomas Wigges, Edward Swayne, John Tompson, Peter Noxton, Nicholas Maddox, Robert Saunders and . Arthur Wright, who say that

Roger Tyndall was a citizen and freeman of the City of London, and long before his death was seised in his demesne as of fee of I messuage and tenement late in the tenure of Edward Scysson, situate in the parish of St. Botolph without Busshoppesgate, London, which said messuage the said Roger lately purchased to him and his heirs of Edward Welshe and Simon Aynesworth of London, gents.; 1 other messuage and tenement late in the tenure of . . . Rycrofte, widow, in the said parish which he bought to him and his heirs of Thomas Reve of London, gentleman, John Johnson of the same, fishmonger, and Henry Heardson, of the same, skinner; 1 other messuage late in the tenure of Peter Crowche, situate in the said parish, which he purchased to him and his heirs of William Hulsonde of London, scrivener and William Pendred of London, founder.

So seised, the said Roger Tyndall made his will as follows [here given in English]: I give to Agnis my wife the said messuages and all other my messuages, lands, &c., for her life, and immediately after her

death I give the same to the Master and wardens and brethren and sisters of the fraternity or guild of St. George of the men of the mystery of Armourers, of the City of London, and to their successors for ever, they distributing yearly amongst the poor of the parish of St. Dionise Backchurch, London, between the feasts of Christmas and Lady Day as much coal and faggots as shall be worth 50s., and to the clerk of the same parish 2s, on condition that he bring yearly to the said Master and wardens at some of their courts to be held in their common hall in London between Michaelmas and Christmas the names of all the poor people in the said parish to the intent it may be registered there what poor persons are relieved by this my request, and also to procure yearly, on the feast-day of St. George the Martyr if it be not a fish-day, and if it be a fish-day then the next Sunday or Monday after that, a godly sermon be made in the forenoon of the same day in the parish Church of St. Dionise Backchurch by a godly learned preacher of King's College in Cambridge, at which sermon the livery of the said company, or the greater part of them, to be present in their liveries, they to give the said preacher for preaching the said sermon 6s. 8d., and also to have him with them from the said Church to their common hall to dinner if he will go.

The said Master and wardens shall also pay to $\mathcal{J}ohn Tyndall$, my brother's son, f_{13} 6s. 8d., or else shall give him yearly during his life f_4 .

The said Master and wardens shall have yearly allowed them out of my said lands and tenements on St. George's Day for their trouble 6s. 8d., vis., the Master 3s. 4d., and each warden 2od.; and they shall pay yearly to the wardens of the yeomanry of the same company to the use of the said yeomanry 2os. on St. George's Day, or on the day of the election of the Master, commonly called the Master's "dynner daie"; to the intent "such of the same yeomanry as goeth to the Church the same election daie with the said Mr. shall dyne and make merry togyther with the same"; and to the "bedill" of the same company yearly 3s. 4d. If the said Master and wardens do not pay such legacies, then I give the said premises to the Provost and Fellows of King's College, Cambridge, and to their successors for ever, on like conditions, as by the said will, dated 27 July, 1581, more fully appears.

The messuage and tenement in the parish of St. Botolph without Bishopsgate, late in the tenure of *Edward Sysson* are held of the Queen in free burgage, and are worth per ann., clear, 40s. The messuage and tenement in the said parish late in the tenure of the said \ldots *Rycrofte*, widow, are held of the Queen by fealty only in free burgage and not in chief, and are worth per ann., clear, 40s. The messuage and tenement in the said parish, late in the tenure of the said *Peter Crowche*, are held 1 C \star

of the Queen in free burgage and not in chief, and are worth per ann., clear, f_{14} .

The said Anna wife of the said Roger died before him, viz., 30-November, 29 Eliz. [1586].

The said Roger Tyndall died 7 February, 30 Eliz. [1588]; Robert Tyndall of London, yeoman, is his kinsman and next heir, and was. then aged 43 years and more.

Chan. Inq. p. m., vol. 223, No. 70.

Roger Beckwith, Esquire.

nquisition taken at the Guildhall, the last day of February, 31 Eliz. [1589], before Martin Calthorpp, knight, Mayor and escheator, after the death of Roger Beckwith, esq., son and heir of Leonard Beckwith, knight, and Dame Elizabeth his wife, deceased, by the oath of Robert Dickenson, Thomas Sewell, William Harvy, John Bonde, John Stevens, John Jackson, William Crowche, Edmund Owen, William Cooke, Hugh Ingram, Robert Saunders, James Robinson, Nicholas Madox and John Dixon, who say that

Long before the death of the said Roger, the said Dame Elizabeth Beckwith, late the wife of the said Leonard Beckwith, knight, one of the daughters and coheirs of Roger Cholmeley, knight, deceased, was seised in her demesne as of fee of the moiety of I messuage lying in the street called le old Balye, in the parish of St. Martin, within the gate of Ludgate of the City of London, late in the tenure of Robert Hodgeson, deceased; the moiety of I other messuage lying in the street within Ludgate in the said parish of St. Martin, late in the tenure of Richard Graundishe; the moiety of I messuage situate in the parish of Mervinnear Croked Lane, late in the tenure of Edward Burton, deceased; the moiety of one messuage called le Blacke Bull, lying near Leaden hall in the parish of St. Peter, Cornehill, late in the tenure of Thomas Dalton, deceased; the moiety of another messuage adjoining the said messuage in the said parish of St. Peter, Cornhill, now or late in the tenure of John Mascall; I messuage or inn called le Crowne in the parish of St. Andrew in Holborn in co. Middlesex, now or late in the tenure of . . . Alsoppe; the moiety of the pourparty of the lands and tenements late of Roger Cholmeley, knight, deceased, situate at Shotuphill in the parish of Hampsted in co. Middlesex, now or late in the tenure of Robert North; the moiety of the pourparty of the manor of Esthamburnells and Westhamburnells in co. Essex, now or late in the tenure of Robert Stepneth;

the moiety of the pourparty of the manor of Estwestham and Plais with all rents, &c., in the parish of Estham in co. Essex, now or late in the occupation of Arden Waferer, esq.; 1 messuage lying in Stowe Ingraffe in co. Essex, now or late in the tenure of . . . Jackson; 1 pasture in Orsett called Stiden hill in co. Essex, late in the tenure of Edmund Hurt; the moiety of the pourparty of the marsh land lying in Estham in co. Essex, late in the tenure of Clement Scisley, deceased; the moiety of one farm in Wallworthe in co. Surrey, now or late in the tenure of Henry Lorde; the moiety of the part of all the lands and tenements in Wallworthe, now or late in the tenure of . . . Readinge in the said county of Surrey, sadler; the moiety of the part of I messuage in Wallworthe now or late in the tenure of Thomas Gwynne, late bailiff there; the manor of Newington Lucyes; and all other the lands, tenements, woods, underwoods and hereditaments in Newington, Footescraye, Chestilhurste, Okelay and Crayforde in co. Kent. So seised. the said Dame Elizabeth Beckwith married Christopher Kenne, esq., of Kenn in co. Somerset, and shortly afterwards the said Christopher and Dame Elizabeth for a certain sum of money to them paid by indenture dated 1st February, 8 Eliz. [1566], granted all the said premises to John Drewe of London, gent., and Leonard Ive of the Inner Temple, London, gent. [here given in English], for the term of 510 years, they paying therefor yearly 40s. to the said Christopher and Dame Elizabeth, and after their deceases f.20 yearly to the heirs of the said Dame Elizabeth.

Afterwards, viz., on the morrow of the Purification of the Blessed Mary, 22 Eliz. [1580], for the fulfilment of certain covenants specified in the said indenture a fine was levied at Westminster between William Vavasor, esq., Joan Bradshawe, widow, William Atwoode, gent., and Ralph Hatton, plts., and Christopher Kenne, esq., and Elizabeth his wife alias Elizabeth Beckwith, deforciants, of the manors of Newington alias Nuyngton Lucys, Parva Okeley and Foutescraie and 40 messuages, 20 cottages, 1000 a. of land, 100 a. of meadow, 1000 a. of pasture, 400 a. of wood, and 300 a. of furze and heath, and 10 librates of rent in Newington, Parva Okeley, Foutzcraye and Crayfforde in co. Kent, the manors of Estham Burnelles, Westham Burnelles, Estwestham and Plais, and 30 messuages, 20 cottages, 400 a. of land, 400 a. of meadow, 100 a. of pasture, 100 a. of wood, 400 a. of furze and heath, 300 a. of moor, 400 a. of marsh and 15 librates of rent in Esthamburnelles, Westham Burnelles, Estwestham, Plaice, Estham, Westham, and Orsett in co. Essex, and 20 messuages, 20 cottages, 10 gardens, 10 orchards, 100 a. of land, 400 a. of meadow, 100 a. of pasture, 400 a. of wood and 200 a. of furze and heath in the parishes of St. Holborn, Holburne, Hornesev,

Hollowaye, Upper Holloway, Lower Highgate alias Hygate, Yseldon alias Islington, and Hampsted in co. Middlesex; 6 messuages, 3 cottages, 80 a. of land, 40 a. of meadow, 60 a. of pasture, 20 a. of wood and 20 a, of furze and heath in Wallworthe in co. Surrey, and 20 messuages, 20 gardens, and 10 orchards in the parishes of St. Peter next Leadenhall, St. Martin within Ludgate and St. Michael, near Croked Lane in City of London, whereupon the said Christopher and Elizabeth acknowledged the said premises to be the right of the said William Vavasor as those which he and the said Joan, William and Ralph have of their gift, and the same remised to them and to the heirs of the said William Vavasor for ever. For this agreement the said William and others gave to the said Christopher and Elizabeth £2020: which said fine was levied to the use of the said John Drewe and Leonard Ive for the said term of 510 years; after that term, to the use of the said Elizabeth the wife of the said Christopher Kenne alias Elizabeth Beckwith and her heirs for ever.

The said *Elizabeth* died 24 November, 26 Eliz. [1583], after whose death the reversion of all the said premises descended to the said *Roger Beckwith*, esq., as her son and heir.

The manor of Newington Luces in co. Kent is held of the Queen in chief by the 40th part of a knight's fee. Of whom or by what services the premises in Okeley in co. Kent are held the jurors know not. Of whom the premises in Chestillworth, Craiford and Foutezcraye in co. Kent are held is not known. The moiety of the messuage lying in the parish of St. Martin within Ludgate, late in the tenure of the said *Richard Graundishe* is held of the Queen in chief by knight's service, *viz.* by the 100th part of a knight's fee. Of whom the residue of the premises is held the jurors know not.

All the said premises demised by the said indenture to the said $\mathcal{J}ohn \ Drew$ and *Leonard Ive* are worth per ann., clear, 40s. during the life of the said *Christopher Kenne*, who still survives, and after his death they will be worth per ann., clear, f_{20} during the said term.

Roger Beckwith died at Hardwicke in co. Nottingham, 5 September, 28 Eliz. [1586]; Frances Harvye wife of George Harvye, esq., and Frances Slyngsbye wife of Henry Slyngsbye, esq., are his next heirs, viz., the said Frances Harvye as sister and one of the coheirs of the said Roger and the said Frances Slyngsbye, daughter and heir of Elizabeth Vavasor, wife of William Vavasor, esq., as the other sister and co-heir of the said Roger Beckwith. The said Frances Harvye is now aged 39 years and more, and the said Frances Slyngsbye 25 years and more.

Immediately after the death of the said Roger Beckwith the said

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George Harvye and Henry Slyngsbye, in right of their said wives, entered into the said premises.

Chan. Inq. p. m., vol. 223, No. 73.

Thomas Kendall.

I NQUISITION taken at the Guildhall, 24 October, 32 Eliz. [1590], before Michael Sandes, William Lambard, esq., William Necton, gent., feodary of the said City, and Richard Vawdry, gent., commissioners, after the death of Thomas Kendall, senior, citizen and leatherseller of London, by the oath of Robert Dickenson, Thomas Russell, John Harrison, Thomas Seawell, William Harvie, John Bond, William Feake, James Roberts, William Croutche, Edward Pilsworth, George Roberts, John Tomson, Thomas Wigges, John Jackson, Christopher Dickenson and Hugh Ingram, who say that

King Henry VIII was seised in his demesne as of fee in right of his Crown of England of all that site and precinct of the late priory of St. Helen within the City of London; also of the Church commonly called The Nunnes Church of St. Helens, and all the messuages, houses, gardens, &c., within the said site, lying in the parish of St. Helen; also all the messuages, houses, lands, &c., lying in the said parish, now or late in the several tenures of *William Baker*, *Jane Julian*, *Edmund Bremer*, *Guy Sturdy*, and *Lancelot Harrison*, to the said late priory formerly belonging.

So seised the said King by Letters Patent dated 29 March in the 33rd year of his reign [1542], granted the said premises to *Richard Williams alias Cromwell*, knight, to hold to him and his heirs for ever of the King in chief by the service of the 10th part of one knight's fee and by the yearly rent of 17s. 4d. So seised, the said *Richard Williams* for the sum of f_{380} sterling to him paid by the said *Thomas Kendall*, by his deed dated 28 April, 35 Hen. VIII [1544], enfeoffed the said *Thomas* of the said premises to the sole use of him the said *Thomas* and his heirs for ever.

Afterwards, to wit, on the 7th day of May, 35 Hen. VIII, by charter of even date the said *Richard Williams* released all his right, title and interest in the said premises to the said *Thomas Kendall* and his heirs.

Afterwards, the said *Thomas Kendall* by indenture dated 22 June, 35 Hen. VIII, demised the said premises to the wardens of the mistery of the Leathersellers of London for 90 years, paying therefor yearly I red rose at Midsummer.

The said Thomas Kendall was likewise seised of 2 messuages in

the parish of St. Leonard in Eastcheap, London, one whereof is called le Suyte, in the occupation of *Thomas Hunt*, and the other is called le Bottle, in the occupation of *Henry Bowers*.

So seised, the said *Thomas* made his will 13 June, 5 Edw. VI [1551], as follows [here given in English]: I *Thomas Kendall*, citizen and leatherseller of London, now of the parish of St. Mary Magdalene near Barmondsey in co. Surrey

I will that my wife be "gardeine" of all my lands as well in Southwark as elsewhere to the use of my children during their minority. If *Elizabeth* my wife marry before my 2 children come of age, then my overseers shall be guardians of my said children. If both my children die (as God defend) I will that the 3rd part of my goods to them bequeathed be divided into 4 parts, 2 whereof I give to *Elizabeth* my wife, the 3rd to the Wardens and Fellows of the Leathersellers, London, for the use of the poor of the same fellowship, and the 4th to *Robert Rawlinson* and *Walter Kendall* to be distributed among my poor kinsfolk.

I will that my 2 tenements called the Almes howses, which I have provided for the poor, lying in the said parish of St. Mary Magdalene, shall be to the use of the poor for ever, that is, "to them that shall lyve in the fear of God and that they be no drunkards nor vicious personnes nor Blasphemors of the name of God that shall enter, come or dwell in the same," and I will that *Elizabeth* my wife during the nonage of my children shall grant to the poor who live in the fear of God their dwelling free within the said almes-houses without paying any rent or duty therefor, and I desire my heirs to keep the said houses in repair for ever. If my said children *Thomas* and *Grace* "fortune to departe to the mercye of God" without issue, then I will that the children of *Walter Kendall*, my brother, shall hold the said lands, tenements and premises, to them and their heirs; for default, the same shall remain to the children of *William Kendall*, my brother, and the heirs of their bodies; and for default, to my right heirs for ever.

To Robert Rawlinson 40s. and to my brother Walter Kendall £3. I make the said *Elizabeth*, my wife, sole executrix, and Nicholas Stockbridge, the elder, Bryan Streven and William Chaior overseers, and I give to each of them £6 13s 4d. and a black gown, and to each of their wives a black gown.

The said site and precinct of the said late priory of St. Helen are held of the Queen in chief by the service of the 10th part of a knight's fee by the yearly rent of 17s 4d., and are worth per ann., clear, during the said term 1 red rose only; the wardens of the said mistery of Leathersellers took the profits thereof from the death of the said *Thomas Kendall* up to the present time. Inquisitiones Post Mortem for London.

The said 2 messuages in Eastcheap, London, are held of the Queen in common and free burgage, and are worth per ann., clear, f_{4} .

Thomas Kendall died 15 June, 1552, and had issue Thomas Kendall his son aged about 5 years, and Grace his daughter aged about 4 years. Thomas Kendall the son died without issue 1 December, 22 Eliz. [1579], aged about 32 years; the said Grace is his sister and the sole heir of the said Thomas Kendall named in the said commission and at the time of her brother's death was aged about 31: she is now aged about 41 years.

Chan. Inq. p. m., vol. 224, No. 16.

Baptist Bassany.

nquisition taken at the Guildhall, 27 October, 32 Eliz. [1590], before John Harte, knight, Mayor and escheator, of the said City, Thomas Wade, esq., and William Necton, gent., feodary of the said City, commissioners, by virtue of a writ de melius inquirend, after the death of Baptist Bassany, by the oath of Robert Dickenson, Thomas Russell, John Harrison, Thomas Seawell, William Harvie, John Bend, William Feake, James Robinson, Edward Pilsworthe, George Robertes, Thomas Wigges, Robert Saunders, Christopher Dickenson, Nicholas Hawkesford, Hugh Ingram, Arthur Wrighte, William Croutche and John Jackson, who say that

Whereas by a certain inquisition taken at the Guildhall, 24 October, 26 Eliz. [1584], before Edward Osborne then Mayor and escheator after the death of the said Baptist Bassany, that the said Baptist was seised in his demesne as of fee, inter alia, of I messuage lying in the parish of St. Christopher near le Stockes, London, then in the tenure of Roger Rigbie, and so seised, by charter dated 5 January, 1575, gave the said messuage to Stephen Vaughan and John Austen of London, gent., to hold to them and their heirs to the use of Margaret Bassany alias Johnson for her life; after her decease to the use of Angela Holland then the wife of Foseph Holland, gent., and Emelia Bassany daughter of the said Margaret and the heirs of their several bodies; for default, to the use of Augustine Bassany grandson, nephew (nepotis) of the said Baptist and the heirs of his body; for default, to the use of Lewis Bassany brother of the said Augustine and the heirs of his body; and for default, to the use of the said Angela and Emilia and their heirs for ever.

Afterwards, to wit, on the 11th day of May next following, the said Baptist died in the parish of St. Botolph without Bishopsgate, London; LOND. INQ. P. M., III. Philip Holland son of Joseph Holland and Angela late his wife, deceased, one of the daughters of the said Baptist Bassany, and Emilia Bassany the other daughter of the said Bassany were his next heirs: the said Philip Holland was aged 6 years and more, and the said Emilia is now aged 13 years and more.

The said Margaret still survives.

Of whom the said messuage was held the jurors knew not: but now the jurors say that the said messuage is now in the tenure of *Richard Adams* and is held in free burgage of the city of London.

Chan. Inq. p. m., Ser. 2, vol. 224, No. 19.

Bridget Billingesley.

Inquisition taken at the Guildhall, 26 May, 32 Eliz. [1590], before Matthew Cracherode, esq., William Necton, gent., feodary, and Edmund Ferrand, gent., commissioners, after the death of Bridget Billingesley, late the wife of Henry Billingesley, citizen and alderman of London, by the oath of Robert Dickenson, Thomas Russell, John Harrison, Thomas Sewall, William Harvey, John Bond, John Jackson, William Fecke, James Robinson, Richard Veale, George Robertes, Robert Saunders, Thomas Wigges, Arthur Wright and Christopher Dickenson, who say that

Bridget Billingsley long before her death was seised in her demesne as of fee of the 3rd part (in 3 parts to be divided) of I large messuage called Ashelingwarff, sometime called Packman's wharf and afterwards called Cree Church wharf and lately called Guibson's Key, situate in the said parish of St. Dunstan's in the East, London, which is held of the Queen by the service of the 3rd part of the 20th part of I knight's fee, and is worth per ann., clear, 53s. 4d.

Bridget Billingsley died 28th Sept., 30 Eliz. [1588]; Christopher Woodrooff is her son and next heir, and was aged 21 years on the 8th day of March, 31 Eliz. [1589].

Chan. Inq. p. m., Ser. 2, vol. 225, No. 97.

Thomas Kandolphe, Esquire.

nquisition taken at the Guildhall, 14 November, 32 Eliz. [1590], before John Allott, Mayor and escheator, after the death of Thomas Randolphe, esq., by the oath of Robert Dickenson, John Harrison, William Harvye, John Bond, James Robinson, William Inquisitiones Post Mortem for London.

Crowtche, Richard Veale, Edward Pilsworthe, Nicholas Hawkeshead, Peter Noxon, Edward Swayne, Thomas Wigges, George Roberts, John Adlin and Robert Saunders, who say that

Thomas Randolphe long before his death was seised in his demesne as of fee of I messuage in the parish of St. Peter on the Hill next Paul's wharf, London, sometime called the Abbott of St. Mary's of Yorkes place and now divided into 2 messuages, and so seised made his will dated I April, 1589, as follows [here given in English]: Whereas I have the fee simple of a house in the parish of St. Peter upon the Hill near Paul's wharf, the tenure whereof being *in capite* and my son and heir being within age shall be in wardship to her Majesty; I therefore humbly beseech Lord Cobham, Sir Francis Walsingham and Sir Walter Mildmay, knight, to be means to the Lord Treasurer of England now Master of her Majesty's Wards, to grant the wardship of my said son to his mother.

I give to Ursula my wife the said house for her life without paying anything therefor.

The said messuage is held of the Queen in chief by the 20th part of a knight's fee and by the yearly rent in the name of tithe of 4s., and it is worth per ann., clear, 40s.

Thomas Randolphe died 8 June last past; Thomas Randolphe is his son and next heir and was aged 14 years on the 22nd day of November last past.

Chan. Inq. p. m., Ser. 2, vol. 226, No. 132.

Mary Barnes.

Inquisition taken at the Guildhall, London, 27 October, 32 Eliz. [1590], before John Harte, knight, Mayor and escheator, after the death of Mary Barnes, by the oath of Robert Dickinson, Thomas Russell, John Harrison, Thomas Sewell, William Harvie, John Bonde, John Jackson, William Feake, James Robinson, William Crowche, Edward Pilsworth, John Thompson, George Robertes, Thomas Wigges, Arthur Wright, Hugh Ingeram, Robert Saunders, Christopher Dickinson and Nicholas Hawkesford, who say that

Mary Barnes long before her death was seised in her demesne as of fee of 1 messuage in the parish of St. Michael Bassyshawe, London, now or late in the tenure of *Thomas Barnes* and *John Willett*, which is held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not. Mary Barnes died 27 July, 31 Eliz. [1589]; Giles Barnes is her brother and next heir and is aged 30 years and more.

Thomas Barnes father of the said Mary occupied the said messuage and took the profits thereof from her death up to his death, to wit, for 4 months and more by virtue of a certain demise to him made by Henry Awdeley of London, gent., for 99 years, as by the same demise dated 21 February, 1543, more fully appears.

The said *Thomas Barnes* by his will dated 20 Sept., 1589, bequeathed the residue of the said lease to *Giles*, *Thomas* and *Robert Barnes* his sons equally, who took the profits of the premises from the death of the said *Thomas Barnes* the father.

Chan. Inq. p. m., Ser. 2, vol. 226, No. 151.

William Mylls, Citizen and Grocer.

Inquisition taken at the Guildhall in the City of London, 2 May, 32 Eliz. [1590], before John Hart, knight, Mayor and escheator, after the death of William Mylls, citizen and grocer of London, by the oath of Robert Dickinson, Thomas Russell, Thomas Sewell, John Stevins, William Harvy, James Robinson, William Feake, Thomas Wigges, George Roberts, William Crouche, John Dickson, Edward Pensworthe, Nicholas Maddox, Robert Saunders, Arthur Wrighte and Christopher Dickinson, who say that

William Mills was seised in his demesne as of fee of a certain messuage and garden lying in Myll Alley in the parish of St. Stephen in Colmanstreet in London, and so seised, by indenture dated 7 April, 28 Eliz. [1586], in consideration that a certain Richard Mylls at the request of the said William Mylls for the debt of the said William was bound by 2 several obligations to Peter Blundell of Tyverton in co. Devon, merchant, of the date of the said indenture, to wit, by the first obligation in the sum of £80 for the payment of £50 to the said Peter on the 18th day of October then following, and by the other obligation in the sum of 50s, on condition that on the 7th day of October then next following the said William shall give to the said Peter £50 for the space of 6 months then next following-demised to the said Richard Mylls the said messuage and garden : to hold for the term of 81 years, paying therefor yearly to the said William and his heirs I grain of pepper if demanded, on condition that if the said William Mills should pay to the said Peter Blundell the said £50, and also shall for all time at his own costs exonerate the said Richard Mylls against the said Peter Blundell concerning the said obligations that then the said indenture and demise shall be altogether void.

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The said William Mylls was seised of I capital messuage, which was formerly 3 messuages, in the parish of St. Mildred the Virgin in the Poultry in London which descended to him by right of inheritance by the death of *Elizabeth* his mother; and of the 4th part and portion of another messuage late in the occupation of the said William Mylls called le Harrowe and of all the shops, cellars, sollars, entries, &c. to the said messuage belonging.

The said William Mills made his will 23 January, 32 Eliz. [1590], and thereby gave to *Elizabeth* his wife and her heirs for ever all his lands and tenements whatsoever in the realm of England.

The said messuage and garden in Colman Street are held of the Queen in chief by the service of the 40th part of a knight's fee and by the rent of 2s. by the name of tithe, and are worth per ann., clear, 20s., because the said *William* did not fulfil the conditions specified in the said indenture. The capital messuage and the 4th part of the said messuage called le Harrowe are held of the Queen but by what services the jurors know not, and are worth per ann., clear, f_{54} 10s.

William Mylls died I February, 32 Eliz. [1590]; John Mills is his son and next heir, and was aged 14 years on the 25th day of April last past, and so he is now aged 14 years and 6 days.

Chan. Inq. p. m., Ser. 2, vol. 226, No. 178.

William Kidgley.

Inquisition taken at the Guildhall, 27 November, 32 Eliz. [1589], before Matthew Cracherde, esq., William Necton, esq., feodary of the said City, and Edmund Ferrand, gent., commissioners, by virtue of a commission to them and to Matthew Dale, esq., and Arthur Forthe, gent., directed, after the death of William Ridgley, gent., by the oath of Robert Dickenson, Thomas Russell, Thomas Seawell, John Harrison, John Bonde, William Harvy, John Jackson, William Feake, John Thompson, James Robinson, William Crowche, Richard Veale, Thomas Wigges and Christopher Dickenson, who say that

William Ridgley was seised in his demesne as of fee of 1 messuage wherein Robert Bryan now dwells or lately dwelt, situate in a certain street called Fleetstreate, London, and within the parish of St. Dunstan in the West there; 2 other messuages, with shops, rooms, &c., lying in Fleetstret in the said parish, now or late in the tenure of $\mathcal{J}ohn$ Palmer and William Turner; 1 garden lately divided into 3 gardens, lying in Fewter Lane in the said parish, now or late in the several tenures of $\mathcal{J}ohn$ Ive, esq., William Turner and Thomas Warde; and 14 other messuages or cottages now in ruins and decayed with divers gardens lately 7, now divided into 15, situate in Fewter Lane in the parish of St. Andrew in Holborn in the suburbs of London, now or late in the several tenures of Richard Jackson, Richard Hollis, Benedict Jackson, clerk, Edward Blythe, Robert Cullen, Henry King, Robert Baite, Thomas Scarlett, Leonard Todd, Thomas Shawe, John Evans, Ralph Burche, Hugh Wansworth and Pederice Harwood.

The said messuage in Fleet street is held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and it is worth per ann., clear, 40s. The 2 messuages in Fleet street are held of the Queen in free burgage and common socage by fealty only and not in chief, and are worth per ann., clear, £9. The said garden in Fewter Lane is held of the Queen in free burgage and common socage by fealty only and not in chief, and not in chief, and is worth per ann., clear, £3. The 14 messuages or cottages and gardens in Fewter Lane are worth per ann., clear, £5, but of whom or by what services they are held is not known.

William Ridgley died 18 December last past without issue of his body; Joan Ware now the wife of Henry Ware is his sister and next heir and was then aged 25 years and more.

Margery late the wife of the said William Ridgley still survives. Chan. Inq. p. m., Ser. 2, vol. 226, No. 180.

Edmond Walsingham, Esquire.

Inquisition taken at the Guildhall, 2 May, 32 Eliz. [1590], before John Harte, knight, Mayor and escheator, after the death of Edmond Walsingham, esq., by the oath of Robert Dickinson, Thomas Russell, Thomas Sewell, John Stevyns, William Harvye, James Robinson, William Feake, Thomas Wigges, George Roberts, William Crowche, John Dickson, Edward Pensworthe, Nicholas Maddox, Robert Saunders, Arthur Wrighte and Christopher Dickinson, who say that

Edmond Walsingham, knight, grandfather of the said Edmond Walsingham, esq., named in the said writ, was seised in his demesne as of fee tail, to him and the heirs male of his body of 8 messuages situate in the parish of the Blessed Mary of Bow of the Arches (de Arcubus) in the ward of Cheap, London, now or late in the several tenures of Richard Graunger, Ralph Carkett, Ralph Blackmore, Thomas Herbert, William Bonner, George Hewes, Andrew More and Henry Field, to the late monastery or priory of Newarke in co. Surrey formerly belonging; and I other messuage lying in the parish of St. Nicholas Coldabbi in the ward of Queene hithe, London, now or late in the tenure of William Penyngton, to the said monastery also formerly belonging. The said Edmond Walsingham, knight, died seised of the said premises having issue male of his body Thomas Walsingham his son, then esq. and afterwards knight, who then entered into the said messuages and was thereof seised in his demesne as of fee tail, to him and the heirs of his body, and died thereof seised having 2 sons, to wit, the said Edmond named in the writ, and Thomas Walsingham. After the death of the said Thomas the said Edmond Walsingham, esq., elder son of the said Thomas entered into the said premises and was thereof seised in his demesne as of fee tail.

The said premises are held of the Queen in chief by the 20th part of 1 knight's fee and by the yearly rent of f_{4} 11s. 4d., and are worth per ann., clear, f_{40} 6s. 8d.

Edmond Walsingham (named in the writ) died 16 November, 31 Eliz. [1589], without issue of his body; Thomas second son of the said Thomas Walsingham, knight, is the kinsman and next heir of the said Edmond Walsingham, knight, to wit, brother and heir of the said Edmond Walsingham, esq., son and heir of the said Thomas Walsingham, knight, son and heir of the said Edmond Walsingham, knight, and was then aged 26 years and more.

Chan. Inq. p. m., Ser. 2, vol. 226, No. 181.

John Withers, Citizen and Merchant-tailor.

Inquisition taken at the Guildhall, 27 October, 33 Eliz. [1591], before Rowland Hayward, knight, Mayor and escheator, after the death of John Withers, citizen and merchant tailor of London, by the oath of Robert Dickenson, Thomas Russell, John Harrison, William Harvie, William Crowche, John Thomson, John Bond, James Robinson, John Stevyns, George Robertes, Edward Pyllesworthe, Hugh Ingram, Nicholas Hawkesford, Thomas Wigge, Christopher Dickenson, Robert Saunders, John Langley and Peter Noxon, who say that

John Withers was seised in his demesne as of fee of I messuage lying in the street called Cornehill in the parish of St. Nicholas in Cornehill, wherein he then dwelt; I other messuage situate at the end of a certain lane called Finckes Lane towards Cornehill in the said parish of St. Nicholas, to the said messuage adjoining late in the tenure of John Dudley, and now in that of a certain Adven' (stranger); and I cellar 1 152

lying in the said Fynckes Lane now or late in the tenure of Nicholas Abraham merchant tailor; with all the houses, gardens, shops, &c., to the said messuages belonging.

The said John Withers was likewise seised in his demesne as of fee of I messuage, curtilage and barn situate in the parish of Holy Trinity in Guildford in co. Surrey between the high street of Guildford on the south, the tenement formerly belonging to the chantry of the said parish of Holy Trinity and now the tenement of Nicholas Smalepeece on the west, and the tenement formerly of Nicholas Jennyns and now of Henry Bedells on the north and east, now or late in the tenure of John Sackvile, which he purchased to him and his heirs of John Tofte of Chillworth in the said county, gent.

So seised, the said $\mathcal{J}ohn$ made his will 3 October, 1589, 31 Eliz. [1589] as follows [here given in English]: I give to my son *Edward* and his heirs for ever the messuage wherein I now dwell in Cornhill,

To my son $\mathcal{J}ohn$ and his heirs for ever I give my messuage now in the occupation of a certain *Straunger*, my tenement adjoining my now dwelling house at the corner of Fynckes Lane, together with a cellar in Fynckes Lane now in the occupation of *Nicholas Abraham*, merchant tailor.

To my son Stephen Withers and his heirs for ever I give my messuage now in the tenure of John Sackvile, my father-in-law, situate in Guildford in co. Surrey.

I will that $\mathcal{F}oan$ my wife shall during the minority of my said children have and enjoy all my said lands and tenements, she paying to my said children the yearly rents hereafter mentioned, to wit, to the said *Edward* the yearly rent of f_{10} , to the said $\mathcal{F}ohn$ f_{5} , and to the said *Stephen* f_{3} .

Immediately after the death of the said John Withers the said Joan the relict and John Sackvile, father of the said Joan, entered into all the said premises and took the profits thereof to the use of the said will.

The tenement lying in Cornhill is held of the Queen by fealty only in free burgage and not in chief, and is worth per ann., clear, $f_{.5}$. The tenement and cellar in Fynckes Lane are held of the Queen by fealty only in free burgage and not in chief, and are worth per ann., clear, $f_{.3}$. The tenement, curtilage and barn in Guildford in co. Surrey are held in free burgage of the borough of Guildford, and are worth per ann., clear, 203.

John Withers died 15 October, 31 Eliz.; Edward Withers is his son and next heir, and was then aged 10 years.

Chan. Inq. p. m., Ser. 2, vol. 228, No. 67.

Edmond Hills, Citizen and Woodmonger.

nquisition taken at the Guildhall, 27 October, 33 Eliz. [1591], before Rowland Hayward, knight, Mayor and escheator, after the death of Edmond Hills, citizen and woodmonger of London, by the oath of Robert Dickenson, Thomas Russell, John Harrison, William Harvy, John Stevyns, William Crowche, John Tompson, John Bond, James Robinson, George Robertes, Edmund Pilsworth, Hugh Ingram, Nicholas Hawkesford, Thomas Wigg, Christopher Dickenson, Robert Saunders, John Langley and Peter Noxon, who say that

Edmond Hills was seised in his demesne as of fee of 13 messuages situate in Holborne and Fewter Lane, one whereof is called the White Horse, late in the several tenures of Alban Leverett, John Harryson, John Cawston, William Preston, Richard Barker, Thomas Buttes, Cuthbert Proctor, Hugh Evans and Thomas Wells; 1 other capital messuage, house and tenement lying in Fewter Lane in the suburbs of the City of London on the east part of the said lane with I garden which was formerly 4 gardens to the said capital messuage belonging, which formerly were in the tenure of Edmund Bridges, knight, Lord Shandos, and late in that of Edward Ferrers : which said premises last recited the said Edmond Hills purchased to him and his heirs of William Lambe of London, gent.; 2 other messuages lying within the site and precinct of the late house of the Carmelite Brothers of London lately dissolved, late in the tenure of Richard Page and Elizabeth his wife, which he purchased to him and his heirs of John Bacon, gent.: also 3 messuages lying in a certain street called Adlingstreet in the parish of St. Andrew in the ward of Castle Baynard, London, late in the tenures of Thomas Rose, Christopher Wytton and Henry Adnett.

So seised, the said *Edmond Hills* made his will 24 February, 1587, as follows [here given in English]: I give to *Humphrey Hills* my eldest son 8 of my houses in Fetter Lane at the south end of my houses in the parish of St. Dunstan in the West in Fewter Lane on the street side: to hold for his life.

To *Richard Hills* my second son I give all my houses in the White Fryers in Fleet street for life: if the said houses happen to be "evicted and caried away by Lawe" at the costs of my heir, then my son *Richard* shall have f_{20} a year out of all my lands.

To Sylvius Hills my 4th son I give for his life 6 of my houses in Fewter Lane at the north end on the street side, now in the hands of Mr. John Lovden, George Pett, Mr. Anthony Dewe, Mrs. Margarett Steward, Thomas Besey and Mr. Thomas Goode. I give to John Hills my 5th son my 3 houses in Adlingstreet, London, now in the hands of Mr. Anthony Hall, John Wynditt and Robert Bigges: to hold for his life.

The reversion of all my said lands so bequeathed to my said children and all other my lands which I hold in fee simple wheresoever they may be I give to *Edmond Hills* my 3rd son and to the heirs male of his body; for default, to *Silvius Hills* my 4th son and to the heirs male of his body; for default, to *John Hills* my 5th son and the heirs male of his body; for default, to *Humphrey Hills* my eldest son and to the heirs male of his body; for default, to *Richard Hills* my 2nd son and the heirs male of his body; for default to the heirs general by me lawfully begotten; for default, the said lands and tenements to return to me and my heirs for ever.

The said 13 messuages lying in Fetter Lane in Holborn are held of the Queen as of her manor of East Greenwich in co. Kent by fealty only in free socage and not in chief, and are worth per ann., clear, $f_{.10}$. The capital messuage in Fetter Lane and the garden adjoining are held of the Queen as of her said manor of East Greenwick by fealty only in free socage and not in chief, and are worth per ann., clear, 40 marks. The 2 tenements lying within the precinct of the late House of the Carmelite Brothers of London are held in free burgage of the City of London by fealty only and not in chief, and are worth per ann., clear, $f_{.14}$. The 3 messuages in Adling street are held of the Queen by fealty only in free burgage or socage of the City of London and not in chief, and are worth per ann., clear, $f_{.6}$.

Edmond Hills died 2 March, 30 Eliz. [1588]; Humphrey Hills is his son and next heir and was then aged 20 years and more.

Chan. Inq. p. m., Ser. 2, vol. 228, No. 79.

Anthony Malker, Gentleman.

Inquisition taken at the Guildhall, 27 January, 33 Eliz. [1591], before John Allotte, Mayor and escheator, after the death of Anthony Walker, gent., by the oath of Robert Dickenson, Thomas Russell, Thomas Sewell, John Harrison, John Stevens, James Robinson, John Thomson, William Feake, William Crowche, Edward Pillesworthe, John Jackson, Edward Swayne, Hugh Ingram, Arthur Wrighte, Robert Sanders, Christopher Dickenson and Francis Wotton, who say that

Anthony Walker was seised in his demesne as of fee of I mansion house wherein Richard Brookeman, gent., now lives or lately dwelt, lying within the close of St. Bartholomew the Great, London; 13 messuages with all the gardens, buildings, &c., thereto belonging lying in a certain lane called Billiter Lane in the parish of St. Katherine Christchurch alias Crechurch, London; I capital messuage lying in the parish of St. Martin Organ alias Orgar, London, now or late in the tenure of Anthony Throckmorton; I messuage lying in a certain street called St. Martin's Lane in the said parish of St. Martin Orgar, now or late in the tenure of *John Hawes* : I capital messuage lying in a certain street called Botolph's Lane next Eastcheap in the parish of St. George the Less, London, formerly in the tenure of Dame Blanche Forman; 5 messuages in the parish of St. Gregory in the ward of Castell Baynard, London, now or late in the tenure of Elizabeth Kennette, John Farrington, William Lobleye, John Hasillwoode and John Benton; all those messuages late of William Slywright lying in the parish of St. Mary Magdalene in Barmondseye in cos. Surrey and Kent; all that capital messuage and I orchard and I garden thereto adjoining wherein Richard Holte lately dwelt lying in Batterseye in co. Surrey; and divers lands, tenements, fisheries and hereditaments in Battersey in co. Surrey lately occupied by the said Anthony Walker.

So seised, the said Anthony Walker made his will 14 February, 1589, as follows [here given in English]: I give to my son William Walker and his heirs for ever all my messuages, lands and tenements both freehold and copyhold lying in the parish of Batrichseye alias Batterseye; also all my lands, messuages and tenements whatsoever lying in the parish of St. Mary Magdalen in Barmondsey in Southwark; also all my messuages, lands, &c., lying in the City of London and the suburbs thereof, viz., in Pater Noster Row, and in the parishes of St. Gregory, St. Martin Orgar, St. George the Less in Botolphe Lane near Eastcheap, in the parish of St. Katherine Crichurch in Billiter Lane, and in the close or courtyard of Great St. Bartholomews in West Smithfield, London: to hold to the said William and the heirs male of his body; for default, the same to remain to my son Thomas Walker and the heirs male of his body; and for default, the said lands to remain to my daughters and their heirs for ever.

The said Anthony Walker was likewise seised of a certain manor called Fawnes in Estebedfonte in co. Middlesex; I capital messuage and divers lands, meadows and pastures now or late in the tenure of *Thomas Fox*, lying in Depteforde alias Westegrenewiche in co. Kent; I other messuage in Depteforde aforesaid now or late in the tenure of *Richard Wotton*, tanner; I other messuage now divided into 4 small tenements in Deptforde aforesaid; I other messuage called le Blewe Bore lying in the parish of St. Michael Cornhill, London, now or late in the tenure of *George Smith*; I messuage in the parish of St. Thomas the Apostle in London, now or late in the tenure of *Roger Abdye*; I other messuage in the said parish of St. Thomas the Apostle, now or late in the tenure of *William Taylor*; I messuage in the parish of St. Olave in the borough of Southwark in co. Surrey now or late in the tenure of *John Wheeler*; and I other messuage in the said parish of St. Olave, now or late in the tenure of *George Joyner*.

So seised, the said Anthony Walker by indenture dated 6 May, 25 Eliz. [1583], for the love which he bore towards Thomas Walker his eldest son and his other children, and also in consideration of a marriage to be solemnized between the said Thomas Walker and a certain Foan Moore daughter of John Moore of the town of Ipswich in co. Suffolk, merchant, agreed with a certain Thomas Taylor, citizen and grocer of London, and Robert Tyas of London, gent., and their heirs that if the said Thomas Walker should marry the said Joan Moore between the date of the said indenture and the feast of St. James the Apostle then next following, that then and from thenceforth the said Anthony Walker and his heirs should be seised of the said premises to the use of the said Thomas Walker and Joan Moore and the heirs of their bodies; for default, to the use of the said Thomas and the heirs of his body; for default, to the use of William Walker, one of the other sons of the said Anthony and the heirs of his body; and for default, to the use of the right heirs of the said Anthony for ever.

The said Anthony Walker was likewise seised in his demesne as of fee of 4 messuages in the said parish of St. Olave in the borough of Southwark now or late in the several tenures of Anne Begley, widow, William Frith, John Cowborowe and Robert Bodham and Margaret his wife; I other messuage in the said borough of Southwark in the parish of St. Olave called le Flower de Luce, now or late in the tenure of Peter Alderiche; 2 other messuages in the parish of St. Saviour in the borough of Southwark, one whereof is called le White Lyon in the several tenures of Arthur Bulman and Anne Thomas, widow, and the other messuage there is called le Rose and now is or late was in the tenure of Thomas Jaques.

So seised, the said Anthony Walker by indenture dated 6 May, 25 Eliz. [1583], agreed with the said Thomas Taylor and Robert Tyas for the considerations aforesaid that he after the solemnization of the said marriage would be seised of the said premises last recited to the use of him the said Anthony for his life; after his decease, to the use of the said Thomas Walker and the heirs of his body; for default, to the use of the said William Walker and the heirs of his body; and for default, to the use of the right heirs of the said Anthony Walker for ever. The said marriage was afterwards had and solemnized.

Of whom or by what service the said mansion wherein the said Richard Brookeman lived in the said parish of St. Bartholomew and the 13 messuages in Billiter Lane are held the jurors know not: they are worth per ann., clear, 33s. 4d. The said messuages in the tenure of Anthony Throkmorton, John Hawes and Dame Blanche Forman lying in the said parishes of St. Martin Orgar and St. George next Eastcheap are held of the Queen in chief by knight's service, but by what part of a knight's fee they know not, and are worth per ann., clear, f_4 1s. 8d. The 5 messuages in the parish of St. Gregory are held of the Queen in free burgage and are worth per ann., clear, f_8 . The premises late of William Sliwright in the parish of St. Mary Magdalene in Bermondsey are held of the Queen in chief by knight's service, and are worth per ann., clear, 30s. The premises in Battersey are held of the Queen as of her manor of Battersey in socage by the yearly rent of 7s. $3\frac{1}{2}d$., and are worth per ann., clear, f_3 .

The manor called Fawnes in Eastebedfonte is held of the lately dissolved monastery of Hunslowe in socage, and is worth per ann., clear, $\pounds 7$ 1s. 8d. The premises in Deptforde are held of the Queen in free and common socage by the yearly rent of 6s. 6d., and are worth per ann., clear, $\pounds 8$. The messuage called le Blewe Bore in the parish of St. Michael in Cornhill and the messuages in the parish of St. Thomas the Apostle are held of the Queen in free and common burgage, and are worth per ann., clear, $\pounds 8$. The premises in the parishes of St. Olave in Southwark and St. Saviour in Southwark are held of the Queen in free socage and not in chief, and are worth per ann., clear, $\pounds 13$ 7s. 4d. The messuage in the tenure of *Thomas* $\Im aques$ is held of the borough of Southwark by the yearly rent of 4d., and is worth per ann., clear, 20s.

Anthony Walker died 11 May last past; Thomas Walker is his son and next heir and was then aged 32 years and more.

Chan. Inq. p. m., Ser. 2, vol. 230, No. 29.

John Marcant, Gentleman.

Inquisition taken at the Guildhall, 18 February, 33 Eliz. [1591], before John Allott, Mayor and escheator, after the death of John Marcant, gent., by the oath of Robert Dickenson, Thomas Seawell, John Harrison, William Harvie, John Stephens, James Robinson, William Crowche, Edwards Pilsworthe, George Robertes, Peter Noxon, Hugh Ingram, Robert Saunders, Thomas Wigges, John Dapon, Christopher Dickenson and Francis Wotton, who say that John Marcant was seised in his demesne as of fee of divers messuages, lands, tenements and hereditaments lying in the parish of St. Martin in the Vintrey, whereof 1 now is or late was a Dyehouse formerly in the tenure of William Calverley, and now or late in the several tenures of Robert Swanne and Edward Balye: in whose tenures the residue of the premises now is the jurors know not. All the said premises are held in chief by knight's service, but by what part of a knight's fee the jurors know not: they are worth per ann., clear, $f_{0}6$ 13s. 4d.

On what day or in what year the said John Marcant died the jurors know not: Edmund Marcante is his son and next heir, but of what age he was when his father died is not known.

Chan. Inq. p. m., Ser. 2, vol. 230, No. 44.

John Millar.

Inquisition taken at the Guildhall, 27 October, 33 Eliz. [1591], before Rowland Heyward, knight, Mayor and escheator, after the death of John Hillar late citizen and goldsmith of London, by the oath of Robert Dickinson, Thomas Russell, John Harrison, William Harvy, John Stevens, William Crowche, John Tomson, John Bondo, James Robinson, George Robertes, Edward Pilsworthe, Hugh Ingram, Nicholas Hawkesworth, Thomas Wigge, Christopher Dickinson, Robert Sanders, John Langley and Peter Noxon, who say that

John Hillar and Katherine his wife were seised to them and the heirs of their bodies of all that messuage and brewhouse called le Flower de Luce with all the houses, buildings, stables, &c., thereto belonging lying in Golding layne in the parish of St. Giles without Creplegate, London: which said John and Katherine had issue Robert Hillar and Elizabeth Hillar.

The said John survived the said Katherine.

The said John Hillar was seised in his demesne as of fee of 7 gardens lying on the west side of a certain lane called Golding Lane in co. Middlesex now or late in the several tenures of Robert Alison, Thomas Preiste, Hugh Parker, John Heathe, John Simpson, Gregory Patricke and William Clarke; and 6 messuages in Redcrosstreate in the said parish of St. Giles now or late in the several tenures of Katharine Hyllar, Humphrey Cotton, Hugh Parker, Francis Fryer, Ellen Wotton, widow, Francis Terrell, gent., and [blank] Johnson, gent.

So seised, the said John Hyllar made his will the last day of April, 33 Eliz. [1591], as follows [here given in English]: I give to William Wood and Thomas Robinson my daughter's sons and to their heirs for ever all those my gardens or garden plots on the west side of Golding Lane in the parish of St. Giles.

To Robert Hyllyar my son for his life I give my messuage or brewhouse called the sign of the Flower de Luce lying in Gouldinge Lane, now in the tenure of Robert Allyson, brewer; and after his decease the remainder thereof to the issue of his body; for default, I will that the reversion thereof shall remain to the maintenance of the poor distressed people inhabiting within the freedom of the City of London in the said parish of St. Giles without Creplegate for ever, and the lease of the said messuage and brewhouse shall from time to time be made by the good advice of the parson and Churchwardens of the same parish of St. Giles, the deputy of the said ward without the gate and of the most part of the "Auncienstes and discretestes parsons parishioners of the same parishe Churche".

I also give to my said son *Robert* for his life all that my capital messuage heretofore demised to *Francis Fryer* situate in Redcross streate in the said parish of St. Giles; and after his decease the remainder thereof to the issue of his body; for default, to the said *William Wood* and *Thomas Robinson* and their several issue; and for default, to the use of my right heirs for ever.

I also give the reversion as well of my now dwelling house as of all other my messuages, houses, lands, &c., lying in Redcross-street whereof and wherein *Katherine* my wife has an estate for term of her life to my said son *Robert* and to the issue of his body; for default, to the said *William Wood* and *Thomas Robinson* and their issue; and for default, to the use of my right heirs for ever.

The messuage called the Flower de Luce is held of the Queen by fealty only in free burgage and not in chief, and is worth per ann., clear, $\pounds 6$. The 7 gardens are held of the Queen as of her manor of East Greenwich in co. Kent by fealty only in free and common socage and not in chief or by knight's service, and are worth per ann., clear, 405. The 6 messuages in Redcross street are held of the Queen by fealty only in free burgage and not in chief, and are worth per ann., clear, $\pounds 6$.

John Hillar died 7 May last past; Robert Hillar is his son and next heir, and was then aged 26 years and more.

Katharine Hillar late the wife of the said $\mathcal{J}ohn$ still survives in the said parish of St. Giles.

Chan. Inq. p. m., Ser. 2, vol. 231, No. 74.

Sebastian Bruskett, Esquire.

Inquisition taken at the Guildhall, 5 September, 34 Eliz. [1592], before William Webb, knight, Mayor and escheator, after the death of Sebastian Bruskett, esq., by the oath of Robert Dickenson, Thomas Russell, Thomas Seawell, John Harrison, John Stevins, William Feake, William Crowche, James Robinson, John Tompson, John Bonde, Peter Noxon, Thomas Wigges, Nicholas Maddox, John Langley, Hugh Ingram, Robert Saunders, Robert Durraunt, Richard Rogers and Christopher Dickenson, who say that

Sebastian Bruskett long before his death was seised in his demesne as of fee of I messuage situate in the parish of St. Gabriel Fanchurche, London, now in the tenure of Peter Van Lore, jeweller; and 6 messuages lying within a certain lane called St. Sythes Lane in the parish of St. Benedict Sherehogg in the ward of Cordwayner streete, London, now or late in the several tenures of Jane Bruskett, widow, Thomas Wallwyn, Thomas Cox, Richard Pepper, Richard Carpenter and John Poole.

So seised, the said Sebastian made his will in November, 1591, as follows [here given in English]: I give to my wife Jane Briskett all my lands and tenements in St. Sythes Lane, being 6 houses in number, the one in the occupation of Peter Van Lore, jeweller, the great messuage house in the occupation of [blank], the other tenements in the tenures of [blank]: all the said premises to remain until the marriage of my only daughter and child Elizabeth Bruskett to my said wife.'

The messuage in the said parish of St. Gabriel Fanchurch is held of the Queen in chief by the service of the 40th part of a knight's fee, and is worth per ann., clear, 4 marks. The 6 messuages in St. Sythes lane are held of the Queen in free burgage, and are worth per ann., clear, f_{5} 10s.

Sebastian Bruskett died 5 August last past; Elizabeth Bruskett is his only daughter and next heir, and is now aged 12 years, 6 months and 5 days.

Chan. Inq. p. m., vol. 232, No. 9.

William Billinge, Citizen and Maxchandler.

Inquisition taken at the Guildhall, 22 June, 34 Eliz. [1592], before William Webbe, Mayor and escheator by virtue of a writ de melius inquirend, after the death of William Billynge, citizen and waxchandler of London, by the oath of Robert Dickensen, Thomas Russell, Thomas Sewell, John Harrison, William Harvye, John Stevyns, William Crowche, John Bonde, James Robinson, George Robertes, Nicholas Hawkesforthe, Edward Swayne, Christopher Dickenson, John Langley, Robert Saunders, Richard Rogers, John Palmer, John Jeninges and Thomas Wigges, who say that

William Billinge long before his death was seized in his demesne as of fee of I messuage in the parish of St. Laurence in Old Jewry, London, and so seised made his will 31st October, 1581, and thereby bequeathed the said messuage to $\mathcal{J}oan$ Billinge then his wife and to her heirs for ever.

The said messuage is held of the Queen in chief by the 100th part of a knight's fee, and is worth per ann., clear, 33s. 4d.

William Billinge died the last day of May, 1582. Afterwards the said *Joan*, late the wife of the said William, married Edward Winstanley of London, gent., and they were jointly seized of the said messuage in right of the said *Joan*.

Chan. Inq. p. m., vol. 232, No. 10.

John Kettell alias Ukyttye, Citizen and Clothworker.

Inquisition taken at the Guildhall, 19 February, 34 Eliz. [1592], before William Webb, Mayor and escheator, after the death of John Kettell alias Wyttye, citizen and clothworker of London, by the oath of Robert Dickenson, Thomas Sewell, John Harrison, William Harvy, William Crowtche, James Robinson, George Robertcs, Edward Pillesworth, Nicholas Hawkesforth, Thomas Wigges, Edward Swayne, Thomas Smith, Christopher Dickenson, Robert Saunders, and John Langley, who say that

John Kettell alias Wyttye, long before his death was seised in his demesne as of fee of I messuage lying in a certain street called Candlewickestreete, in the parish of St. Mary Abchurch, London, late in the tenure of the said John Kettell.

So seised the said John in fulfilment of certain covenants specified in certain indenture made between himself of the one part and Francis Stoughton of the Inner Temple, London, gent., and Anthony Marler, citizen and mercer of London, of the other part, agreed as follows [indenture here given in full in English] : Indenture made 31 December, 28 Eliz. [1585] between the said John Kettell of the one part and the said Francis Stoughton and Anthony Marler of the other part. Whereas: the said John Kettell is now seised in his demesne as of fee simple to him and his heirs for ever, or in fee tail general or special of all that LOND. INQ. P. M., III.

messuage situate in Candlewicke street, late of William Kettell, late citizen and clothworker of London, deceased, father of the said John and now in the occupation of the said John : whereas also the said Yohn Kettell intends shortly by the grace of God to take to wife Martha Lawrence, daughter of Thomas Laurence, late citizen and draper of London, deceased: these indentures witness that in consideration of the said marriage and for a jointure to be made for the said Martha, it is agreed between the said parties that the said John Kettell shall before the end of Hilary term next following at his own costs suffer the said Francis and Anthony to prosecute him in a writ of Entre in le Poste before the Justices of the Common Pleas at Westminster, in order that a recovery may be had of the said messuage to the intent that the said Francis and Anthony shall stand thereof seised to the use of the said Fohn Kettell and his heirs until the said marriage be solemnized, and afterwards to the use of the said Fohn and Martha and the heirs of the said *Fohn* for ever.

Afterwards, to wit, in Hilary term, 28 Eliz., a certain recovery was suffered of the said messuage, by pretext whereof and by force of the Statute of Uses the said *John Kettell* was thereof seised until the said marriage.

The said marriage was afterwards solemnized. The said $\mathcal{J}ohn$ *Kettell* was likewise seised in his demesne as of fee of 1 other messuage, now or late in the tenure of $\mathcal{J}ohn$ *Pearson*, fishmonger, lying in the street called Bridge street in the parish of St. Magnus the Martyr in London.

So seised, the said $\mathcal{J}ohn$ made his will I January, 1591 [here given in English] as follows: I give the messuage wherein I now dwell and the 2 shops thereto belonging and the reversions thereof immediately after the death of *Martha* my wife, who has an estate therein for life, to *William Kettell* my son and to the heirs of his body; for default, and for default of male issue of my body I give the same to my daughter *Grace Kettell* and to the heirs of her body; for default, to *William Kettell* my man and to the heirs of his body; and for default to my right heirs for ever.

I give to the said *Martha* my wife for the bringing up and education of my children my messuage situate in New Fish street, now in the occupation of *Edmond Goodwyn*, which I lately purchased of *Mr. Keeling*, and all the rents thereof until the said *William* my son shall accomplish his full age of 21, or if he die, until my said daughter shall come of age or marry; if they both die (which God forbidd) then my said wife shall have the said messuage for life.

The said messuage in the parish of St. Mary Abchurch is held of

the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and is worth per ann., clear, \pounds_3 6s. 8d. Of whom or by what service the messuage in the parish of St. Magnus the Martyr is held the jurors know not: it is worth per ann., clear, 40s.

John Kettell died 23 January last past; William Kettell is his son and next heir and was aged 3 years on the 25th day of December last past.

The said Martha still survives in the parish of St. Mary Abchurche. Chan. Inq. p. m., vol. 232, No. 47.

Edward Orwell, Gentleman.

Inquisition taken at the Guildhall, 19 February, 34 Eliz. [1592], before William Webbe, Mayor and escheator, after the death of Edward Orwell of London, gent., by the oath of Robert Dickenson, Thomas Sawill, John Harrison, William Harvey, William Crowche, James Robinson, George Robertes, Edward Pillesworthe, Nicholas Hawkesforthe, Thomas Wigges, Edward Swayne, Thomas Smith, Christopher Dickenson, Robert Saunders, and John Langley, who say that

Long before the death of the said Edward Orwell, a certain Lawrence Husey, Doctor of Laws, was seised in his demesne as of fee of 1 messuage with a garden thereto adjoining, wherein the said Edward Orwell lately dwelt, lying in the parish of Christchurch, London, which was formerly the parish of St. Ewin in Newgate market, London.

So seised, the said Edward by deed dated 23 May, 21 Eliz. [1579], sold the said messuage and garden to the said Edward Orwell and Mary then his wife and to the heirs of the said Edward, by virtue whereof they entered into the said premises and were thereof seised. The said Edward in his demesne as of fee and the said Mary in her demesne as of free tenement for her life. The said Edward and Mary were seised to them and the heirs of the said Edward of 1 marsh containing 15 a. called Wild land marsh lying in Rypley Marsh within the parish of Barking in co. Essex ; 4 a. lying within Dyers land in Barking ; $4\frac{1}{2}$ a. of marsh lying in Ripley marsh, late of *Robert Tirrell*, lately purchased of Westan Browne, esq.; I messuage in Brenchley in co. Kent, with all those lands, tenements, and hereditaments called Yonges, le Rech, Mayland, Cattesland and Powlehurst; 3 pieces or parcels of land and wood called Sherman Reede, Byrchett and Longland containing 40 a. of land lying in the chapelry of Uckfould within the parish of Buckstead in co. Sussex; I parcel of meadow called Fulling mill

meade containing 4 a. 1 r. of land there near Bullicatts mill lately purchased of Arthur Longworth.

The said *Edward Orwell* was also seised of 3 other messuages and 3 gardens with 1 close thereto adjacent in Brenchley, lately purchased of *John Alchorne*.

The said Edward made his will 5 January, 1591 [here given in English] as follows: I give to my "most kinde wiefe" Mary and her heirs for all, all my lands and tenements at Brenchley in co. Kent to the end that she make sale thereof to the most advantage as soon as may be, and the money thereof coming to go towards the payment of my debts and the education and preferment of my daughters in marriage; but if the said Mary die then I give the said premises to Mr. Doctor Lewyn and to my cousin Mr. Robert Hamond and to their heirs for ever, to sell the same to the uses before mentioned.

The messuage and other the premises within the City of London are held of the Queen in chief by the 200th part of a knight's fee, and are worth per ann., clear, 5 marks.

The 15 a. of marsh called Wildelond and the 4 a. of land within Dyers land are held of the Queen in chief by the 200th part of a knight's fee, and are worth per ann., clear, 55s. of whom the said $4\frac{1}{2}$ a. of marsh, late of Robert Tyrrell are held is not known: they are worth per ann. 11s. 8d. The said premises in Brenchley purchased of William Barrentine, viz., the said messuage, garden, 10 a. of land and 20 a. of pasture are held of the manor of Sallmons in co. Kent by fealty only in common socage, and are worth per ann., 33s. 4d. Ten acres of land, 20 a. of pasture and 30 a. of wood being another parcel of the said premises. are held of the manor of Yalding in co. Kent in free socage by fealty only, and are worth per ann., clear, f_3 6s. 8d. Twenty acres of land and 40 a. of pasture parcel and residue of the said premises late of William Barentyne are held of the manor of Woldham in co. Kent in free socage by fealty only, and are worth per ann. 50s. The premises purchased of John Alchorne are held of the manor of Yalding by fealty in free socage, and are worth per ann., 20s.

Of whom the said premises in Sussex are held is not known: they are worth per ann. 40s.

Edward Orwell died 5 January last past; Edward Orwell is his son and next heir and was aged 12 years on the 14th day of June last past.

The said Mary, late the wife of the said Edward Orwell still survives

Chan. Inq. p. m., vol. 232, No. 48.

John Graunge, Citigen and Baberdasher.

nquisition taken at the Guildhall, 19 February, 34 Eliz. [1592], before William Webb, Mayor and escheator, after the death of John Graunge, citizen and haberdasher of London, by the oath of Robert Dickenson, John Harrison, William Harvy, William Crowche, James Robinson, George Robertes, Edward Pillesworthe, Nicholas Hawkesforth, Thomas Wigg, Edward Swayne, Thomas Smith, Christopher Dickenson, Robert Saunders, John Langley and Thomas Sawyll, who say that John Graunge was seised of 7 messuages now made into 8 messuages, with all shops, cellars, sollars, entries, ways, lights, &c., thereto belonging now or late in the several tenures of the said John Graunge, Thomas Wetherall, Henry Taylford, Elizabeth Dryver, widow, John Carter, John Richardson, and John Evans, lying in the parish of St. Martin within Ludgate, London: which said premises he purchased to him and his heirs of Richard Willis and Katherine his wife, daughter and heir of Robert Phillippes, late citizen and leatherseller of London, deceased; also all those lands, tenements, soil or ground late of Thomas Alleyn situate under any part of the houses, buildings, tenements or hereditaments of the said John Graunge being in the said parish of St. Martin near Ludgate, viz., all that land and soil containing in length 18 feet and in width $7\frac{1}{2}$ feet, which adjoin the west part of a certain wall, soil and land of the said Thomas Alleyn, and lies under part of the house and structure of the said John Graunge in the said parish; all that land and soil with a sink or washhouse (sentina sive latrina) there containing in length 12 feet and in width 8 feet adjoining the north part of the said wall, and lies under parcel of the house of the said John in the said parish; all that entry, soil and ground adjoining the north part of the said wall lying under the said house in the said parish, containing in length 10 feet and in width 21 feet; all that soil and ground adjoining the west part of the said wall lying under the said house in the said parish, containing in length 8 feet and in breadth 5 feet : which said premises last recited the said John Graunge purchased to him and his heirs of Thomas Alleyn, citizen and haberdasher of London; also of divers other messuages with all the houses, buildings, barns, stables, gardens, orchards, &c., thereto belonging, now or late in the several tenures of the most noble William Herbert, knight, late Earl of Pembrook, deceased, [blank] Bryche, Joan Wyse, widow, Anthony Uvedale, Thomas Moore, Henry Hye, [blank] Throwghton and [blank] Wilson, lying in the parish of St Giles in the Fields in co. Middlesex : all which said premises last recited the said John Graunge

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purchased to him and his heirs of Robert Downes of Acton in co. Suffolk, esq., and Edward Downes, brother of the said Robert, gent., 1 close of land called Newlands, containing about 24 acres, and all that parcel of land or lane to the said close adjoining, now or late in the tenure of George Harrison, gent., lying within the parish of Mariboone in co. Middlesex, all which said premises last recited the said John Graunge purchased to him and his heirs of the said Robert Downes of Acton in co. Suffolk, esq., and George Downes of Sudbury in the said county, gent.; 1 other messuage called Turkses alias Turkes at Wateringes with all the houses, buildings, barns, stables, gardens, &c., thereto belonging ; 4 closes of arable land and pasture lying near the said messuage, containing about 30 a.; I croft called Swannes Crofte containing about 4 a.; 1 marsh or meadow called Gubbines meade, containing about 10 a.; 1 other marsh or meadow called Thorne meade containing about 6 a.; I marsh called Redd meade containing about 3 a.; 2 other marshes called Chatterings containing about 4 a.; 4 a. in the common marsh of Havering: all which said premises last recited are in the vills and parishes of Hornchurch and Havering in co. Essex, now or late in the tenure of Thomas Heard deceased, and were purchased by the said 70hn Graunge to him and his heirs of John Page of the Inner Temple London, gent., and John Legatt of Hornechurch Hall in the parish of Hornchurch, Essex, gent.

The 7 messuages now made into 8, lying near Ludgate in the parish of St. Martin, are held of the Queen in chief by knight's service, to wit, by the 20th part of one knight's fee and by the yearly rent of 12s. 4d., and are worth per ann., clear, $f_{.4.}$ Of whom the said land, soil or ground in the said parish of St. Martin lately purchased of the said *Thomas Alleyn* are held the jurors know not: they are worth per ann., clear, 3s. 4d. The messuages lying in the parish of St. Giles in the Fields, the close of land or pasture called Newlandes with the lane thereto adjacent, lying in the parish of Mariboone are held of the Queen in chief by knight's service, but by what part of a knight's fee is not known: they are worth per ann., clear, $f_{.5.}$ Of whom the messuage called Turkes with all the parcels of land, meadow and marsh thereto belonging lying in the vills and parishes of Hornechurch and Havering are held the jurors know not: they are worth per ann., clear, 3os.

John Graunge died 28 October, 33 Eliz. [1391]; John Graunge is his son and next heir, and was then aged 30 years and more.

Chan. Inq. p. m., vol. 232, No. 54.

Christopher Myers, Gentleman.

Inquisition taken at the Guildhall, 8 May, 34 Eliz. [1592], before William Webb, Mayor and escheator, after the death of Christopher Myers, gent., by the oath of Robert Dickenson, John Harrison, William Crowche, William Feake, Edward Osborne, John Bonde, John Thompson, Edward Pilsworth, John Adlin, John Dixon, Thomas Wigge, James Robinson, Edward Swayne, Christopher Dickenson, Robert Derant, Robert Saunders, Stephen Porter and Cuthbert Lee, who say that

Christopher Myers long before his death was seised in his demesne as of fee of I messuage and I garden late in the tenure of Thomas Bramley lying within the parish of St. Margaret in Lothbury, London; I other messuage and garden situate in the street of Lothbury in the said parish now in the tenure of Richard Goode; I other messuage lying in the parish of St. Margaret Moyses in the street called Friday street, London, late in the tenure of William Hobson; 1 other messuage with all the buildings, gardens, stables, &c., thereto belonging commonly called Ridegate alias Rigate in the street of East Smithefield near the Tower of London in the parish of St. Botolphe without Algate, London, formerly parcel of the lands and possessions of the late Monastery of Coggeshall alias Coxhall in co. Essex, dissolved; I other messuage with all houses, &c., &c., situate in the parish of St. Mary, Athill [upon the Hill] next Billingsgate, London, now in the tenure of Roger Staveld, sometime parcels of the lands and possessions of the late College of So seised, the said Christopher Myers in fulfil-Pontefract in co. York. ment of certain covenants specified in certain indentures dated 12 May, 19 Elizabeth [1577] made between him the said Christopher of the one part and Richard Allington of Westley in co. Cambridge, gent., of the other part, in consideration of a marriage to be had between the said Christopher Myers and Margaret Allington, one of the daughters of the said Richard Allington, to the intent that she may have a sufficient jointure out of the lands, &c., of the said Christopher and in full satisfaction of her dower, agreed by the said indenture that he or his heirs at or before the feast of St. John the Baptist then next following would levy a fine of the said messuage called Ridegate alias Rigate in East Smithfield near Tower Hill, and the messuage in the said parish of St. Mary Athill next Billingsgate to a certain Clement Cisley, Esq., and to the said Richard Allington, gent., and should acknowledge the said tenements to be the right of the said *Clement* and should remise the same to the said Clement and Richard and the heirs of the said Clement for ever: which said fine should be to the use of the said 1 2

Christopher Myers and Margaret and of the heirs of their bodies; and after their deceases without issue, to the use of the right heirs of the said Christopher for ever.

Shortly afterwards the said Christopher married the said Margaret, and a fine was levied of the said premises to the said Clement Cisley and Richard Allington to the uses above declared: by virtue whereof and by force of the Statute of Uses the said Christopher and Margaret were jointly seised of the said premises.

The first of the said 2 messuages in the said parish of St. Margaret, Lothbury, is held of the Queen by fealty only in free burgage, and is worth per ann., clear, f_{c} 6 13s. 4d. The other messuage there is held of the Queen by fealty only in free burgage, and is worth per ann., clear, 4os. Of whom the said messuage in Friday Street in the said parish of St. Margaret Moyses is held the jurors know not: it is worth per ann., clear, 4os. The messuage called Rydgate in East Smithfield is held of the Queen in chief by knight's service, but by what part of a knight's fee is not known, and is worth per ann., clear, 33s. 4d. Of whom the tenement in the parish of St. Mary Athill is held is not known: it is worth per ann., clear, 53s. 4d. Christopher Myers died 24 February, 34 Eliz.; Walter Myers is his son and next heir and was aged 14 years on the 16th day of March last past.

The said Margaret still survives.

Chan. Inq. p. m., vol. 232, No. 57.

Edward Leighe, Gentleman.

Inquisition taken at the Guildhall, 10 June, 34 Eliz. [1592], before William Webb, Mayor and escheator, after the death of Edward Leighe, gent., by the oath of Robert Dickenson, Thomas Sawyll, William Harvye, William Crouche, William Feake, John Bonde, James Robinson, George Robertes, Richard Rogers, Edward Swayne, Christopher Dickenson, Robert Saunders, Robert Durrant and Thomas Russell, who say that

Long before the death of the said Edward Leighe a certain Robert Grace, late citizen and clothworker of London, was seised in his demesne as of fee of I messuage lying in the street of Fleetstreete in the parish of St. Brigitte alias St. Brydes, London, now or late in the tenure of [blank] Lodge; and I messuage or inn called le Rose with divers tenements thereto adjacent, with stables, cellars, &c., lying in the street of West Smithfield in the parish of St. Sepulchre in the suburbs of the City of London, now or late occupied by William Freeman, Cuthbert Rydley and George Gibson. So seised, the said Robert Grace made his will dated 16 October, 5 and 6 Philip and Mary [1558] as follows [here given in English]:

I give to *Henry Leighe* all my lands and tenements in Fleet street and Smithfield for the term of his life; after his death, the same to remain to *Garrett Leighe* and to the heirs of his body for ever.

By virtue of which said will, the said *Henry Leigh* immediately after the death of the said *Robert Grace* entered into the said premises and was thereof seised in his demesne as of free tenement for term of his life, the remainder thereof belonging to the said *Garrett Leighe* son of the said *Henry* and the heirs of his body for ever: which said *Garrett* died in the lifetime of the said *Henry*, having issue a certain *Edward Leigh* (named in the writ).

Long before the death of the said Edward Leigh King Henry 8 by his Letters Patent dated 23 September in the 34th year of his reign [1542] gave to John Nashe then one of the pages (pagettorum) of the chamber and to Alice then his wife, inter alia, all that messuage, with cellars, houses, &c., lying in the parish of St. Dunstan in the West in Fleete streete, viz., between the tenement of William Kyrbye on the west and the tenement of Robert Ducke on the east, then in the tenure of the said William Kyrby and late in that of John Bray, and sometime belonging to the late house or priory of the Carmelite brothers in the suburbs of London, lately dissolved. The said John Nashe died some years ago, and the said Alice survived him and afterwards married [blank] Garawey and still survives at Acton in co. Middlesex.

Afterwards King Henry 8 by Letters Patent dated 19 January in the 35th year of his reign [1544] gave *inter alia* to *Thomas Brooke*, citizen and merchant tailor of London, the reversion of the said messuage : to hold to him and his heirs for ever.

So seised, the said *Thomas Brooke* by deed dated 23 February, 35 Hen. 8 [1544] gave to the said *Henry Leigh*, grandfather of the said *Edward Leigh* (named in the writ) *inter alia* the reversion of the said messuage: to hold to the said *Henry* and to *Isabella* then his wife and to the heirs of the said *Henry* for ever: by virtue whereof the said *Henry* was thereof seised in his demesne as of fee in reversion after the death of the said *Alice Garawey*.

Before the death of the said Edward Leigh the said Henry Leigh was seised in his demesne as of fee of all that messuage with cellars, houses, &c., situate in the said parish of St. Dunstan in Fleete streete, viz., between the tenement of the said William Kirby on the west and the tenement of the said Robert Ducke on the east, formerly in the tenure of John Wisenden and afterwards in that of Elizabeth Chippingdall, formerly belonging to the House of the Carmelite brothers in the suburbs of London; also all that messuage with houses, shops, &c., lying in the said parish of St. Dunstan, late in the tenure of *John Ouley*, and afterwards divided into 3 small messuages then in the several tenures of the said Henry Leigh, John Burder and Roger Mellye : which said messuage in the tenure of the said Henry Leighe was known by the name of the Marigolde; and all that piece of land containing 7 feet to the said messuage adjoining, lying in the said street and parish, then in the tenure of the said Henry Leighe, and to the said late house of the Carmelite brothers sometime belonging: which said piece of land was then built upon and was parcel of the said 3 messuages: which said messuages and land the said Henry Leigh purchased to him and his heirs of the said Henry Brooke; I other house or messuage called le Flower de Luce, then in the tenure of John Harward and afterwards in that of Anthony Hickman lying in Fleete streete; divers other tenements in Fewter Lane in the parish of St. Dunstan in Fleete streete to the late monastery of St. Mary Overy in co. Surrey formerly belonging: which said house called le Flower de Luce the said Henry Leigh purchased to him and his heirs of Thomas Arundell, knight, and Henry Saunders.

So seised, the said Henry Leigh the grandfather made his will 6-April, 1568, as follows [here given in English]: I give all my lands, tenements, rents, &c., as well within the City of London and the suburbs thereof as elsewhere within the realm of England to Edward Leighe, son and heir of the said Gerard Leigh, for his life; after his decease, then to the first begotten son of the body of the said Edward and to the heirs male of his body; for default, to the 2nd to the 12th sons of the said Edward and to the heirs male of their several bodies; for default, then to Suzan, Elizabeth, Anne, Margaret and Alice Leigh, daughters. of the said Gerard my son, and to the several heirs of their several bodies; for default, to the heirs general of the body of the said Edward; for default, to the right heirs of my cousin Henry Leighe, son of Robert Leigh late of Eastwick in co. Hertford and to their heirs for ever, provided always that Margery Nicholson, widow, shall have for her life after the death of Elizabeth my wife I tenement of the yearly rent of 20s., now in the tenure of William Blage lying in Fetter Lane in the said parish of St. Dunstans, paying yearly for the same I pepper corn.

So seised, the said *Henry Leighe* died $9 \ldots$, 10 Eliz., after whose death the said *Edward* entered into all the said premises and was thereof seised in his demesne as of freehold for the term of his life, with remainders as abovesaid.

The said *Edward Leighe* was likewise seised in his demesne as of fee of 1 stable in le White Friars in London.

Of whom the said messuage in Fleet street in the said parish of St. Brigitt late of the said *Robert Grace* is held the jurors know not: it is worth per ann., clear, 20. Of whom the messuage or inn called le Rose in West Smithfield is held the jurors know not: it is worth per ann., clear, 50s. All the said lands, messuages and tenements lying in the said parish of St. Dunstan in the West, in Fleet street, purchased of the said *Thomas Brooke*, are held of the Queen in chief by the service of the 100th part of a knight's fee, and are worth per ann., clear, $f_{...,7...7}$ The messuage called le Flower de Luce and the said tenement assigned to the said *Margery Nicholson* lying in the said street and parish are held of the Queen in free burgage by fealty only and not in chief and are worth per ann., clear, $f_{...,4.13s...4d.}$ Of whom the stable in le White Fryers is held the jurors know not: it is worth per ann., clear, 105. 4d.

Edward Leigh died 12th June, 32 Eliz. [1590] without issue; Suzanna now the wife of John Nicolls, Anna now the wife of John Osborne, and Margaret Nixon, widow, relict of Robert Nixon, deceased are the sisters and next coheirs of the said Edward, the said Suzanna being aged 38 years and more, the said Anna 26 years and more and the said Margaret 28 years and more at the time of the death of the said Edward. Elizabeth Leighe, and Alice Leighe 2 of the daughters of the said Garrett Leighe died without issue in the lifetime of the said Edward.

Margery Robertes alias Nicholson still survives. Edward Bearblocke, citizen and goldsmith of London, entered into all the premises late of Robert Grace immediately after the death of the said Edward Leighe and took the issues thereof, but by what title the jurors know not.

John Nicholls in right of the said Suzanna, John Osbourne in right of the said Anne and Robert Nixon and Margaret his wife took the rents and profits of the residue of the premises from the death of the said Edward by virtue of the will of the said Henry Leighc.

Chan. Inq. p. m., vol. 232, No. 78.

Richard Crofte, Fdiot.

Inquisition taken at the Guildhall, 20 March, 35 Eliz. [1593], before William Necton, gent., feodary of the said City, and David Lewes, deputy of William Rowe, Mayor and escheator, commissioners, by virtue of a commission to them and to Richard Yonge, esq., William Danyell, esq., and Thomas Redman, gent., directed to enquire into the idiotcy of Richard Crofte, by the oath of Thomas Sawill, William Harvie, William Crouche, James Robinson, John Thompson, Hugh 12 Ingram, Edward Pillesworthe, Nicholas Hawkisforthe, Thomas Wigges, Christopher Dickenson, Cuthbert Lee, Robert Saunders, Robert Durrant, John Palmer, Andrew Feild, Robert Gomersall and Richard Kirbie, who say that

Richard Crofte is an ediot and incapable of managing himself or his lands and goods: he has been an idiot since his birth and still is so by the visitation of God, but enjoys lucid intervals.

The said *Richard* has not alienated any lands to the knowledge of the jurors: he is seised of divers lands and tenements in the vills, parishes or hamlets of Reading and Braye in co. Berks, now or late in the several tenures of *Nicholas Gunter*, *Robert Bennett*, *Arnold Champion* and others [not named] but of whom or by what services they are held the jurors know not: they are worth per ann., clear, f_2 20.

Who is the next heir of the said Richard the jurors know not.

Chan. Inq. p. m., vol. 236, No. 35.

Christopher IAebbe, Gentleman.

Inquisition taken at the Guildhall, 20 June, 35 Eliz. [1593], before William Rowe, Mayor and escheator, after the death of Christopher Webbe, gent., by the oath of Thomas Sawill, William Harvie, William Crowche, Edward Osbourne, James Robinson, Hugh Lea, John Langley, Edward Pillesworthe, Hugh Ingram, Thomas Wigges, Robert Saunders, John Jenninges, Robert Durrant, Andrew Feild, and Henry Best, who say that

Christopher Webbe on the day of his death was not seised of any messuages, lands or tenements in the City of London in demesne reversion or service, but long before his death he was seised of the 3rd part of I capital messuage with le wharfe thereto belonging, in 3 parts to be divided called le Ashling wharfe and formerly called Puckman's wharfe and afterwards called Crechurchewharfe and lately called Gybson's Key alias Draper's Keye, formerly in the tenure of Christopher Draper, knight, in the parish of St. Dunstan in the East, London; and the 3rd part, in three parts to be divided, of all those messuages to the said capital messuage annexed, now or late in the several tenures of William Wyggin, John Bryckett and Robert Nunne.

So seised, the said *Christopher Webbe*, the licence of the Queen being first obtained, by charter dated 8 January, 34 Eliz. [1592], acknowledged, according to the custom of the City of London, before *William Fleetcwode*, recorder, and *Wolstan Dixie*, knight, alderman, and afterwards enrolled in the Hustings, in consideration of a competent sum of money to him paid by *William Webbe* his father, then Mayor of the said City, now Knight, granted all the said premises to the said *William Webbe* and his heirs for ever.

The said sum of money mentioned in the said charter was f_{200} and the said premises were not worth more than that.

Before the making of the said charter, viz., on the 6th day of January, 34 Eliz. [1592], the said Christopher made his will and made his said father executor.

Afterwards the said *William* administered the goods and chattels of the said *Christopher* and paid to his wife and children their due portions, and also his debts.

The said charter and bargain were made by the said *Christopher* to the said *William* in good faith and not to the intent to defraud the Queen of her prerogatives, primer, seisin or relief.

The said premises are held of the Queen in chief by the 3rd part of the 20th part of a knight's fee, and are worth per ann., clear, $f_{.6,13s.,3\frac{3}{4}d}$.

Christopher Webbe died 11 January, 34 Eliz.; William Webb, junior, is his son and next heir, and is now aged 2 years, 5 months and 5 days. Chan. Ing. p. m., vol. 236, No. 63.

Kalph Porter, Citizen and Grocer.

Inquisition taken at the Guildhall, 16 May, 35 Eliz. [1593], before William Rowe, knight, Mayor and escheator, after the death of Ralph Porter, citizen and grocer of London, by the oath of Thomas Saywell, William Harvie, William Feake, William Crooch, James Robinson, John Tompson, Hugh Lea, Edward Pillesworthe, John Adlen, Hugh Ingram, Thomas Wigges, Christopher Dickenson, Robert Saunders, Robert Durrant, John Langley, Richard Rogers, Andrew Feild, John Jennynges, John Palmer and Henry Best who say that

Ralph Porter long before his death was seised in his demesne as of fee of 6 messuages lying within the parish of St. Augustine near Paul's Gate, London, now or late in the several tenures of John Porter, Thomas Wilkyns, Margery Rydeo, widow, Edward Burles, William Laurence and Ralph Gueste.

So seised, the said *Ralph Porter* made his will the last day of October, 1592, and thereby gave all his lands and tenements to $\mathcal{J}ohn$ *Porter* his son and his heirs for ever.

The said messuages are held of the Queen in free and common socage by fealty only, and are worth per ann., clear, f_{10} .

Ralph Porter died 5 April last past; John Porter is his only son and next heir, and is now aged 20 years and more.

Chan. Inq. p. m., vol. 236, No. 68.

Edward Osborne, Knight.

nquisition taken at the Guildhall, 19 May, 35 Eliz. [1593], before William Rowe, knight, Mayor and escheator, as well after the death of Edward Osborne, knight, as of Dame Anne, his wife, daughter and heir of William Hewett, knight, by the oath of Thomas Sawill, William Harvye, William Crouch, James Robinson, Hugh Lea, Edward Pillsworth, Hugh Ingram, Thomas Wigges, Christopher Dickenson, Cuthbert Lea, Robert Saunders, Robert Durraunt, John Langley, Andrew Feild, John Jennynges, John Palmer, Henry Beost and Thomas Hyde, who say that

Edward Osborne, knight, long before his death was seised in his demesne as of fee of divers tenements in the said City, and a certain *William Hewett*, knight, was seised in his demesne as of fee of 1 tenement called le Crowne and 2 small tenements in the parish of St. Dionisius Backchurche in the said City.

After the death of the said William Hewett the said tenements descended to the said Dame Anne Osborne, late the wife of the said Edward Osborne, knight (named in the writ), and the said Edward and Anne in right of the said Anne were thereof seised in their demesne as of fee.

The said *Edward* had several sons and daughters by the said *Anne* and after her death held the said premises solely.

The said Edward was also seised in his demesne as of fee of I mansion house wherein he lately dwelt in the parish of St. Dionisius Backchurch, I tenement thereto adjoining in the tenure of *Robert Bring*borne together with a hayloft and stable, and I tenement called le Rose and le Pomgranate in Fishstrete alias Newfishstreete, London, now or late in the tenure of *James Stapers*, and 5 cottages in the parish of St. Margaret Patentes, London.

So seised, the said *Edward Osborne* made his will 18 January, 34 Eliz. [1592], and thereby devised the said mansion house with the tenement and hayloft, the said messuage in Fish Street and 1 tenement in the said parish of St. Margaret Patentes to *Dame Margaret Osborne* the relict of the said *Edward* for the term of her life.

The tenement called le Crowne and the 2 tenements in the parish of St. Dionisius Backchurch are held of the Queen in chief by the service of the 20th part of a knight's fee, and are worth per ann., clear, $\pounds 6$. The mansion house with the tenement and hayloft are held of the Queen in free burgage and are worth per ann., clear, $\pounds 6$ 13s 4d. The tenement called le Rose and le pomgranate in Fish street is held of the Queen in chief, and is worth per ann., clear, 40s. The 5 cottages in the parish of St. Margaret Patentes are held of the Queen in free burgage; 4 of them are worth per ann., clear, 4 marks, and the 5th devised to the said Dame Margaret, 13s. 4d.

Edward Osborne died 4 February, 34 Eliz.; Hewett Osborne is his son and heir by the said Dame Anne, the first wife of the said Sir Edward, and was then aged 25 years.

The said *Hewett* took the profits of the said tenement called le Crowne, and the said *Dame Margaret* took the issues and rents of the residue of the said premises.

Chan. Inq. p. m., vol. 236, No. 73.

Blanche Skinner.

Inquisition taken at the Guildhall, 26 June, 35 Eliz. [1593 before William Rowe, knight, Mayor and escheator, after the death of Blanche Skinner, late the wife of Thomas Skinner, alderman of the said City, formerly the wife of John Lambert and sometime the wife of Dunstan Walton, citizen and mercer of London, by the oath of Thomas Sawill, William Harvie, William Crowche, James Robinson, John Thompson, Hugh Lee, John Jennings, Robert Saunders, Christopher Dickenson, Robert Durraunt, Cuthbert Lee, Andrew Field, John Palmer, Henry Beste and Christopher Askwithe, who say that

Long before the death of the said *Blanche Skinner* a certain *Dame Blanche Forman* was seised in her demesne as of fee of 1 messuage, 3 tenements, and 1 garden in the parish of St. Christopher, London, in the ward of Brodestreete.

So seised, the said Dame Blanche enfeoffed thereof $\mathcal{J}ohn$ Graffam and William Person and their heirs for ever to the uses specified in certain indentures, the tenor whereof is as follows [here given in Engglish]: this indenture quadripartite made 3 May, 5 Eliz. [1563], between Dame Blanche Forman, widow, late the wife of Sir William Forman, knight, late alderman of London, deceased, and $\mathcal{J}ohn$ Watson son and heir of William Watson, late of said City, mercer, deceased, and $\mathcal{J}ane$ his wife of the first part, Dunstan Walton of the said City, mercer, and Blanche his wife one of the daughters of the said William Watson deceased, of the 2nd part, Anne Watson another of the daughters of the said William Watson of the 3rd part, and $\mathcal{J}ohn$ Graffham, citizen and grocer of London, and William Pierson, citizen and scrivener of the said City, of the 4th part, witnesses that the said Dame Blanche Forman in her pure widowhood by deed dated 18 May, 35 Hen. 8 [1543], granted to Sir John Gressham, knight, and Guy Crayford, esq., all that her messuage and the 3 tenements thereof adjoining lying near the Stockesin the parish of St. Christopher and all the gardens and backsides thereto belonging: to hold to them and their heirs for ever to the use of the said Blanche and of Robert Palmer, deceased, whom the said Blanche then intended to marry, and the heirs of their bodies; for default, to the use of the said William Watson and Jane his wife and the heirs of their bodies; and for default, to the use of the right heirs of the said William Watson for ever, by force whereof the said Sir John Gressham and Guy Crayford were seised of the said premises in their demesne as of fee to the said use: Now the said Dame Blanche Forman and John Watson minding to convey the said premises after the death of the said Dame Blanche and of the said John Watson without heir of his body to the said Dunstan Walton and Blanche his wife and the heirs of their bodies; for default, to remain to the said Anne Watson and the heirs of her body; for default, to remain to the right heirs of the said Dame Blanche Forman for ever-agree that they before the feast of Pentecost next following shall assure and convey at their own costs to the said John Graffham and William Pierson and their heirs a good and sufficient estate in fee simple of the said messuage and garden in the said parish of St. Christopher by deed, fine or otherwise, to the use of the said Dame Blanche Forman for the term of her life, and after her decease to the use of the said John Watson and the heirs of his body, for default, to the use of the said Dunstan Walton and Blanche his wife and the heirs of their bodies; for default, to the use of the said Anne Watson daughter of the said William and the heirs of her body; and for default, to the use of the right heirs of the said Dame Blanche Forman for ever.

Afterwards, to wit, on Monday next before the feast of St. Barnabas the Apostle, 5 Eliz. [1563], the said $\mathcal{J}ohn$ Graffam and William Peirson recovered the said premises against the said Dame Blanche Forman, by reason whereof and by force of the Statute of Uses the said Dame Blanche was thereof seized in her desmesne as of freehold, with remainders as abovesaid.

Dame Blanche Forman died 8 August in the said 5th year; after her death, the said John Watson entered into the said premises and was thereof seized in his demesne as of fee-tail.

In the lifetime of the said *John Watson* to wit, on the 19th day of March, 1571, the said *Dunstan Walton* died without issue of his body by *Blanche* his wife. Afterwards, to wit, on the 18th day of October,

1574, the said Anne Watson who married Thomas Duck, citizen and clothworker of London, likewise died, having issue Dunstan Duck who still survives.

John Watson died 19 December, 1574, without issue of his body, after whose death the said *Blanche* wife of the said *Dunstan Walton* entered into the said premises.

Afterwards the said *Blanche* married *Thomas Skynner*, alderman of London, and died seised of the said premises 24 April, 35 Eliz. [1593], without issue by the said *Dunstan Walton*.

The premises in the said ward of Broodestreete are held of the Queen in chief by the service of the 20th part of a knight's fee, and are worth per ann., clear, f_{224} 13s. 6d. Dunstan Ducke is the son and heir of the said Anne Ducke and was aged 21 years, 2 months and more at the time of the death of the said Blanche Skynner.

John Stanney of Oswaldestrie in co. Salop, draper, is the kinsman and heir of the said Dame Blanche Forman, viz., son of John Stanney son of Thomas Stanney, brother of the said Dame Blanche, and is aged 40 years.

Chan. Inq. p. m., vol. 237, No. 117.

Peter Baker, Ettisen and Seribener of London.

I nquiSition taken at Guildhall, 20 September, 36 Eliz. [1594], before Richard Martyn, knight, Mayor and escheator, after the death of Peter Baker, citizen and scrivener of London, by the oath of Thomas Sewell, William Harvy, William Crowche, Oliver Skynner, James Robynson, Robert Sannders, Robert Durrante, Clement Buck, Nicholas Madox, Andrew Felde, Stephen Porter, Cuthbert Lee, Richard Rogers, Richard Mylles, Richard Kirby, Henry Best, James Taylor and Micheal Crowche who say that

Peter Baker and Elizabeth his wife long before the death of the said Peter, were seised to them and to the heirs of the said Peter, viz:, the said Elizabeth in her demesne as of free tenement and the said Peter in his demesne as of fee of 2 messuages now or late in the several tenures of Robert Cobbe, and Thomas Revington lying in Hosier Lane alias Bowelane in the Parish of St. Mary at Bowe in the said City of London; I messuage now used for 2 tenements now or late in the occupation of Thomas Madoxe, "Iremonnger" lying in the parish of St. Stephen in Colemanstreet, London; divers messuages called the Blacke Swanne and 4 gardens now or late in the several tenures of the said Peter Baker, Marie Goldinge, vidow, Robert

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Lee, merchant-tailor, Henry Dove, ... Symple, widow and ... Knight, situate in, at or near London Wall, in the said parish of St. Stephen.

The said Peter was also seised in his demesne as of fee of I messuage called the Cock, lying near London Wall, in the parish of All Saints, now or late in the tenure of Richard Peter ; divers (?) messuages with 3 shops now or late in the several tenures of William Norton. "virginall" maker, Benedict Barwick and John Norton, butcher, situate in Bisshopesgate street in the parish of St. Ethelborough, London: I messuage now or late in the tenure of Margaret Silvester, widow, lying in Hownsditch in the parish of St. Botolph without Algate, London; I messuage now or late in the tenure of Peter Lupo, situate in the said parish of St. Botolph; divers messuages now or late in the several tenures of Michael Watson, Nicholas Baylye, Godfrey and Thomas Bickerton lying in Penthecoste Lane in the parish of Christ Church near St. Nicholas Fleshshambles; I messuage now or late in the tenure of James Warre situate in the parish of St. Clement Danes without Temple Bar in co. Middlesex, divers messuages with gardens in the tenure of Robert Harvie, lying together in the parish of St. Sepulchres without Newgate, London; and 2 messuages lying near the Church grene in Dunstable in co. Bedford.

So seised the said *Peter Baker* made his will 18 August, 33 Eliz. [1591] whereby he bequeathed as follows: I give my 2 messuages with gardens in Coleman street in the parish of St. Stephens, now or late in the tenures of *Thomas Madox* and *Thomas Sadd* to *Elizabeth Lloyd* my daughter and her heirs for ever; I give after the decease of the longest liver of me and *Elizabeth* my wife, the reversion and inheritance of all my said lands, tenements, yards and gardens now or late called the Swane near Moregate in the parish of St. Stephens in Coleman street to the said *Elizabeth Lloyd* my daughter and her heirs for ever, on condition that neither she nor *David Lloyd* her husband claim any more of my goods and chattels; but if they make such claim, the said demise shall be void and the said premises shall go to the said *Elizabeth* my wife and her heirs for ever.

Immediately after the death of the said *Elizabeth* my wife my said 2 tenements in Hosier lane, *alias* Bowe lane, and the reversions, rents and profits thereof shall revert to *Judith Bennett* my daughter and her heirs for ever.

I give to the said *Elizabeth* my wife and her heirs for ever my 2 messuages with their yards and gardens lying in the ward of Portsoken in the parish of St. Botoph without Aldgate, now in the several tenures of *Peter Lopo*, one of the Queen's musicians, and *Margaret Silvester*, widow of *William Silvester*, carpenter, deceased.

I also give to the said Elizabeth for her life my 4 tenements lying in Pintottes alias Penticotes Lane near St. Nicholas Fleshshambles [in the parish of] Christ's Church in London, now in the several tenures of William Bickerton, yeoman, Mighell Watson, poulter, Nicholas Baylie, yeoman, and John Godfrey, also my 2 messuages and 3 shops set in Bisshopsgate street in the parish of St. Ethelborowe in London, now or late in the several tenures of Benedict Barwick, ironmonger, William Norton, virginalmaker, and 70hn Norton, butcher, and my tenement with a yard and garden called the Cocke lying at London Wall in the parish of Alhollowes in the Wall . . . merchant tailor by indenture dated 22 March, 3 Eliz. [1561] for the term of 80 years for certain several yearly rents . . . my said 4 tenements and gardens at or near Cow Crosse in the parish of St. Sepulchre without Newgate, by me leased to the said Robert Harvy . . . my messuage with garden set in the parish of St. Clements Danes without the Barres . . . late in the occupation of Tyball Duhamell, combmaker, and now in the occupation of James Warre, and all those my tenements lying near [the Church green in Dunstable] in co. Bedford.

I will that after my decease and that of my said wife my said 2 tenements and 3 shops . . . my said messuage called ye Cocke at London Wall, my said 4 tenements with gardens at Cowcrosse and my said messuage . . . Danes shall wholly remain to my right heirs for ever, charged as before.

I give . . . of me and the said *Elizabeth* to the Mayor, commonalty and citizens of London, Masters and Governors of the house of the poor, commonly called Christ's Hospital . . . all those my said 4 tenements lying in Penticotes Lane for the use . . . children and other poor people in the same Hospital for ever, on condition that the said . . . of the said Hospital do yearly after the said tenements shall come to them pay yearly to my right heirs . . . the reversion and inheritance of my said tenements near Cowcross 26s. 8d. at such days and times as are mentioned in the will of Ambrose Crowlyer, late of St. John's street in co. Middlesex, deceased . . . 19 Eliz. and during all the years then to come of the term of 40 years mentioned in the said will for discharge of the like sum . . . to be paid out of the rents and profits of my said tenements and gardens at Cowcross to certain poor persons therein mentioned. And as for my said messuages . . . Dunstable aforesaid, I devise the reversion of them to my cousin William Knyght (?) . . . and his heirs for ever.

The said *Elizabeth* wife of the said *Peter Baker*, being seised of the said premises by virtue of the said will of the said Peter, made her will

on the 19th day of July, 36 Eliz. [1594], and thereby bequeathed as follows: As to my 2 tenements lying in the ward of Portsoken in the parish of St. Botolph without Aldgate I give one of them to *Elizabeth* Bennett daughter of $\mathcal{J}udith$ Bennett, my late daughter deceased, and to her heirs for ever, and the other of them to $\mathcal{J}udith$ Bennett, another of the daughters of my said dau. $\mathcal{J}udith$, and her heirs for ever.

The said 2 messuages in Hosyer alias Bow Lane are held of the Queen in free burgage and common socage . . . and are worth per ann., clear, 26s. 8d. The messuage (now used for 2 messuages) in the parish of St. Stephen in Colemanstreet is held of the Queen in free burgage by fealty only and not in chief, and is worth per ann., clear, 135. 4d. The divers messuages called the Black Swanne lying in or near London Wall are held in free burgage, and are well worth per ann., clear, 30s. The messuage called the Cock situate near . . . Wall is held of the Queen in free socage by fealty only and not in chief, and is worth per ann., clear, . . . The messuage and shops in Bishopsgate street in the parish of St. Ethelborough are held of the Queen in free socage by fealty only and not in chief, and are worth per ann., clear, 20s. The messuages in Hounsditch in the parish of St. Botolph without Aldgate are held of the Queen in free burgage, and are worth per ann., clear, 6s. 8d. The messuages in the tenure of Peter Lopo situate in the parish of St. Botolph are held in free burgage and are worth per ann., clear, 10s. The tenements in Penthecost Lane are held in free burgage and are worth per ann., clear, . . . The messuage in the parish of St. Clement Danes is held of the Queen as of her manor of . . . Kenwell in . . . and not in chief, and is worth per ann., clear, 20s. The messuages in the parish of St. Sepulchre are held of the Queen in free burgage and not in chief, and are worth per ann., clear, 26s. 8d. The 2 messuages in the Church Grene in Dunstable in co. Bedford are held of the Queen in free socage by fealty only and not in chief, and are worth per ann., clear, 10s.

Peter Baker died . . . May, 34 Eliz. [1592]; Elizabeth Flud wife of David Flud, citizen and cordwainer of London, daughter of the said Peter, and Elizabeth Bennett, Judith Bennett, Mary Bennett, . . . and Sara Bennett, daughters and heirs of Judith Bennett, deceased, another daughter of the said Peter are his next heirs; the said Elizabeth Flud ras then aged . . . years and more, the said Elizabeth Bennett 10 years and more; the said Judith Bennett, the daughter of the said Judith, 7 years and more, the said Mary Bennett . . . years and more, the said . . . 4 years and more, and the said Sara Bennett 2 years and more.

The said *Elizabeth* wife of the said *Peter Baker* died 22 July, 36 Eliz. [1594].

The said *Elizabeth* and *Judith* daughters of the said *Judith Bennett* still survive.

Chan. Inq. p. m., ser. 2, vol. 238, No. 92.

[This Inquisition is quite illegible in places and unfortunately there is no duplicate.]

Wolstan Dixie, Knight.

Inquisition taken at the Guildhall, 12 November, 36 Eliz. [1594], before John Spencer, Mayor and escheator, after the death of Wolstan Dixie, late of the City of London, knight, by the oath of Thomas Sawell, . . . Crouche, James Robynson, John Jennynges, Robert Durham, Robert Saunders, Richard Rogers, Andrew Feild, Robert Lee, Nicholas Maddockes, Richard Mylles, Michael Crouche and Edward Katcher, who say that

Long before the death of the said Wolstan Dixie, viz., on the 22 day of January, 2 and 3 Philip and Mary [1556], a certain $\mathcal{F}ohn \ Owyn$ of Wotton, co. Surrey, esq., was seised in his demesne as of fee of the manor of Southwyck and of divers other lands, tenements and hereditaments lying in the parishes, vills or hamlets of Northbradley, Trowbridge, Kevyll, Roode and Tyllesford in co. Wilts, and so seised, by charter of feoffment dated the said day and year enfeoffed thereof a certain *Christopher Baylye*: to hold to him and his heirs for ever, paying therefor yearly an annuity or yearly rent of £42, to be paid at Lady Day and Michaelmas.

So seised, the said $\mathcal{J}ohn$ died at the said manor of Southwyck, after whose death the said annuity descended to *Henry Owyn* as son and heir of the said $\mathcal{J}ohn$, by virtue whereof the said *Henry* was thereof seised in his demesne as of fee.

Afterwards, viz., on the 2nd day of February, 15 Eliz., the said *Henry* being so seised, by indenture made between himself of the 1 part and the said *Wolstan Dixie* of the other part, granted to the said *Wolstan* and his heirs the said annuity of f_{42} to the use of the said *Wolstan* and his heirs for ever, by virtue whereof he was thereof seised in his demesne as of fee.

Long before the death of the said Wolstan Dixie a certain Samuel Backhowse, gent., was seised in his demesne as of fee of I messuage or mansion house situate in the parish of St. Michael Bassie Shaw, late in the tenure of John Spencer, citizen and alderman of London, and of 5 messuages in the said parish formerly in the several tenures of . . .¹ Willett, George Swann, Thomas Marten and Margaret his wife and John Harlowe, and divers shops, cellars and easements.

So seised, the said Samuel on the 8th . . . 26 Eliz., by indenture of even date made between himself of the r part and the said Wolstan Dixie and Dame Agnes his wife of the other part for a certain sum of money sold the said messuages, lands, &c., to the said Wolstan and Agnes and the heirs of the said Wolstan for ever, by virtue whereof they were thereof seised, to wit, the said Wolstan in his demesse as of fee, and the said Agnes in her demesse as of free tenement, for the term of her life.

Long before the death of the said Wolstan, Henry Earl of Huntingdon was seised in his demesne as of fee of the manor of Bosworth alias Markett Bosworth in co. Leicester, the advowson of the Church of Bosworth and view of frank pledge of the said manor situate in . . . Carleton, Usbaston, Gylmerton and Northkylworth in the said county; and so seised, by indenture dated 10 May, 31 Eliz. [1589], made between himself and Francis Hastings, esq., and Matilda his wife of the 1 part and the said Wolstan Dixie and Dame Agnes his wife, sold the said premises to the said Wolstan and Dame Agnes and the heirs of the said Wolstan for ever.

The said Wolstan and Dame Agnes were seised to them and the heirs of the said Wolstan of the gift and grant of Andrew Brigges and other persons of 8 a. of land and pasture lying in Yelling alias Sellyng in co. Middlesex.

The said Wolstan was likewise seised in his demesne as of fee of 2 messuages lying in Chepeside in the parish of St. Mary le Bowe within the said City, called the Cowface, now or late in the tenure of Henry Page and Edward Ryve; also of 10 messuages being in the parish of St. Margaret in Lothburye within the said City, now or late in the several tenures of Michael Warner, Thomas Turnor, Nicholas Coxe, Nathaniel Wythers, John Devons, . . . Carpenter, . . . John Defrancovill, William Sherlocke and Leonard Henchpoole.

Also in his demesne as of fee of all that tenement lying in Thames Streete in the parish of St. Laurence Pountney, late in the tenure of *Marmaduke Servant*, formerly parcel of the lands of a chantry founded in the church of St. Peter in West Chepe, and all the houses, halls, shops, waste lands, &c., thereto belonging, granted to a certain *Thomas Burte* by Letters Patent dated 26 January, 19 Eliz., for the term of 40 years for the yearly rent of 50s., also the reversion of the said tenement, as fully as the said Queen by Letters Patent dated 16 May next before

¹ Torn away.

the date of a certain indenture whereby the said premises were given to $\mathcal{J}ohn \ Raunte$ and $Thomas \ Hutton$ and their heirs: to hold of the Queen as of her manor of East Greenwich in co. Kent by fealty only in free and common socage and not in chief or by knight's service.

Also of I messuage called the Redd Lyon and I tenement thereto adjacent, lying in the parish of St. Alphage in Little Wood streete, London, late in the tenure of *Thomas Turpyn* and *Anne Ringe*, widow, and now in the tenure of *Gregory Newland*, and all the houses, &c., thereto belonging.

Also of 29 messuages, then or late divided or made into 23 messuages, situate in the parish of St. Gabriel in Fanchurch Street, then or late in the several tenures of Richard Sturman, John Daye, John Whitehand, Roger Jenkinson, Richard Bennett, John Cooke,/Henry Lambertson, Thomas Eaton, George Allen, Robert Sale, James Bull, Dominic Freman, Margaret Feild, widow, Thomas Bruerton, John Escoe, Leonard Browne, Margery Wright, widow, Isabell Wallace, widow, Nicholas Pricklove, Thomas Starkey, John Hylls, Alice Pyper, widow, Alice Traherne and William Buckley, and all the houses, buildings, entries, &c., thereto belonging.

The said Wolstan Dixie being so seised by an indenture dated 29 June, 34 Eliz. [1592], made between himself by the name of Wolstan Dixie, knight, Alderman of London, of the one part, and Henry Billingsley, citizen and Alderman of London, Cornelius Fyshe, citizen and skinner of London, and Thomas Lane, citizen and scrivener of London of the other part, it is witnessed that whereas the said Sir Wolstan and Dame Agnes his wife are at this present seised of an estate to them and to the heirs of the said Sir Wolstan, of and in the manor and lordship of Bosworth alias Markett Bosworth in co. Leicester, and the adowson and patronage of the Church of Bosworth, and all the lands, tenements, rents, &c., to the said manor belonging; and all manors, messuages, lands, tenements, rents, &c., in Bosworth, Coton, Carleton, Osbaston, Cadebeye, Gylmerton and Northkylworth or elsewhere in the said county, which late were the inheritance of the . . . Earl of Huntingdon; and whereas also the said Sir Wolstan having a natural desire to prefer any child or children of his own body begotten (if it shall please God to bless him with any); and for default of such issue being desirous to establish and continue the inheritance of the said premises in the name and blood of such of them as shall be of his kindred and sanguinity, in form hereafter expressed as a testimony of his zeal and kindness towards them: now therefore this indenture further witnesses that the said Sir Wolstan for the considerations above named and also for the love he bears towards Wolstan Dixie 184

son of John Dixie of Catworth cousin of the said Sir Wolstan and to others of his name and kindred hereafter named, and to the intent that the said premises in case the said Sir Wolstan shall die without issue, may be vested and continued in the surname of the Dixies, being of the kindred of the said Sir Wolstan and in the heirs male of their bodiespromises the said Henry Billingsley, Cornelius Fyshe and Thomas Lane, that he and his heirs and all others who at any time shall be seised of any of the said premises shall stand thereof seised to the use of the said Sir, Wolstan Dixie and Dame Agnes his wife for the term of their lives, without impeachment of waste; and after their decease, to the use of the heirs of the body of the said Sir Wolstan lawfully to be begotten; for default, to the use of the said Wolstan Dixie son of the said John Dixie . . . the second son of Richard Dixie of Barnewell and of the heirs male of the body of the same Wolstan; and for default, to the use of Richard Dixie second son of the said 7ohn Dixie and of the heirs male of his body; and for default, to the use of Fohn Dixie third son of the said *John Dixie* and of the heirs male of his body; and for default, to the use of the said Fohn Dixie of Catworth and of the heirs male of his body; for default, to the use of Anthony Dixie another of the sons of the said Richard Dixie of Barnewell and of the heirs male of his body; and for default, then, to the use of the said Sir Wolstan Dixie and his heirs for ever, provided always that if any of the above named or their heirs shall bargain or sell or alien or in any way incumber the said premises that then the use and estate of any of them shall cease and be utterly void and of no effect, to all intents and purposes as if the persons so offending had been or were naturally dead without any male issue of their bodies, and yet nevertheless the residue of the said uses to remain to the residue of the said persons before-named not Provided also that if the said Sir Wolstan at any time offending. hereafter be resolved or disposed to alter or frustrate all or any of the said uses, estates, or remainders, and shall by his writing or last will . declare his resolution in that behalf, that then and from thenceforth all or any of the said uses and estates shall utterly cease and be void, and that then all the said premises shall remain to the use of the said Sir Wolstan Dixie and Dame Agnes his wife and of the heirs of the said Sir Wolstan for ever.

The said Sir Wolstan being so seised, made his will as follows [beginning of will not given]: Item I give to the said Mayor, commonalty and citizens of the City of London, governors of the possessions and revenues of the Hospital aforesaid of King Edward the 6th and to their successors for ever, towards the relief of the poor children in Christ's Hospital in London all that my lordship and manor of Southwicke in co. Wilts which I purchased of *Henry Owyn*, and all other my lands and tenements in Southwycke, North Bradley, Trowbridge, Kevillwood and Tytlesford in the said county: which said manor and premises are of the clear yearly value of f_{542} . As for all other my lands, tenements, &c., in England, as well freehold as copyhold, I make my will concerning them as follows:

Whereas Fohn Raunte and Thomas Hutton by their deed dated 7 November, 32 Eliz. [1590], have sold to me and my heirs all that their tenement lying in Thames Street in the parish of St. Laurence Pountney in the City of London, then or late in the tenure of Marmaduke Servante, sometime parcel of the lands and possessions of a chantry founded in the Church of St. Peter in Westchepe within the said City, and parcel of the lands come to King Edward the 6th by virtue of an act of Parliament in such case provided, and also all the houses, buildings, halls, yards, shops, waste grounds, entries, &c., to the said tenement belonging, to one Thomas Burte by Letters Patent dated 26 January, 19 Eliz. [1577], demised for 40 years, for the yearly rent of 50s., as fully as the said Queen Eliz. by Letters Patent dated 16 May, then last past had given the said tenement and all other the premises to the said John Rante and Thomas Hutton and their heirs: to hold of the Queen as of her manor of East Greenwich in co. Kent by fealty only in free and common socage and not in chief or by knight's service.

And whereas William Cocking, John Harbye and Thomas Thomlinson, citizens and skinners of London, by deed dated 11 March, 34 Eliz. [1592], have given and confirmed to me and my heirs for ever all that their messuage called the Redd Lyon and I tenement thereto adjoining, lying in the parish of St. Alphege in Little Wood street, London, late in the tenure of Thomas Turpyn and Anne Rynge, widow, and now in the occupation of Gregory Newland, and all the houses, edifices, cellars, vards, &c., thereto belonging; and also all those 29 messuages, then divided into 23 messuages, situate in the parish of St. Gabriel in Fanchurch street in the said City, then or late in the several tenures of Richard Sturman, &c. [given above], and all the houses, shops, yards, &c., thereto belonging : To hold all the said premises to the sole use of me the said Sir Wolstan Dixie and my heirs for ever: Now I by this my will do give to the Master, wardens and commonalty of the mystery of Skinners of London and to their successors for ever all the said premises to their only and proper use.

And concerning all other my manors, messuages, lands, &c., &c., wheresoever and whatsoever, not before by me devised, I give the same to the heirs of my body lawfully to be begotten and for want of such issue, to the said *Wolstan Dixie* son of the said *John Dixie* of Catworth and to the heirs male of his body; for default, then successively in tail male, to the said *Richard Dixie*, *John Dixie*, *John Dixie* of Catworth, my nephew *Anthony Dixie* another of the sons of my brother *Richard Dixie* of Barnewell, and to my right heirs for ever.

The said 2 messuages in Cheapside in the parish of St. Mary le Bowe called the Cowface are held of the Queen in free burgage, and are worth per ann., clear, f_{15} . The said 10 messuages in the parish of St. Margaret in Lothbury are held of the Queen in free burgage, and are worth per ann., clear, f.10. The capital messuage or mansion house late in the tenure of the said John Spencer in the said parish of St. Michael Bassishawe is held in free burgage of the City of London, and is worth per ann., clear, f_{17} . The 5 messuages lying in the said parish of St. Michael are held in free burgage of the City of London and are worth per ann., clear, 5 marks. The said annuity of f_{42} is worth per ann. £42. The manor of Bosworth together with the advowson of the Church of Bosworth and other the premises in Bosworth, Gylmerton, Coton, Carleton, Osbaston, Bradlye, and Northkylworth in co. Leicester are held of the Queen in chief, by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, f_{20} . The said 8 a. of land and pasture in Yelling alias Selling are held of Richard Awnsham, gent., as of his manor of Colehall by fealty, suit at court and the rent of 10d. per ann., and are worth per ann., clear, 10s. The tenement in Thames Street in the parish of St. Lawrence Pountney late in the tenure of Marmaduke Servant is held of the Queen as of her manor of East Greenwich in co. Kent by fealty only in fee and common socage and not in chief or by knight's service, and is worth per ann., clear, 20s. The messuage called Redd Lyon and the tenement thereto adjoining lying in the parish of St. Alphege in Little Wood street are held of the Queen in free burgage of the City of London, and are worth per ann., clear, 20s. The said 29 messuages lying in the parish of St. Gabriel in Fanchurch street are held of the Queen in free burgage by fealty only and ' not in chief, and are worth per ann., clear, f_{15} .

Sir Wolstan Dixie died 8 January last past; Richard Dixie of Barnewell in co. Northampton, yeoman, is his brother and next heir, and was then aged 60 years and more.

The said Dame Agnes Dixie still survives.

The said Master, wardens and commonalty of the mystery of Skinners, by virtue of the gift to them made by the said will entered into the said premises to them thereby bequeathed and were and still are thereof seised in their demesne as of fee.

Chan. Inq. p. m., ser. 2, vol. 239, No. 125.

William Gyn, Gentleman.

TNQUISITION taken at the Guildhall, 26 July, 36 Eliz. [1594], before Richard Martyn, knight, Mayor and escheator, after the death of William Gyn, gent., by the oath of Thomas Sawell, William Crowche, James Robinson, Hugh Lee, Hugh Ingram, Edward Pillesworth, Robert Durrant, John Jenninges, Nicholas Maddoxe, Richard Milles, Cuthbert Lee, Christopher Dickinson, Robert Saunders, Andrew Feilde, Richard Kirby, Christopher Askwith, James Tailor and William Baynham, who say that William Gyn was seised in his demesne as of fee of 2 gardens and 3 tenements newly built in the same gardens, now or late in the several tenures of John Johnson, Edward Wheatley and . . . Allison, lying in Colemanstreat in the parish of St. Stephen, London, abutting upon a certain tenement in Swan Alley towards the north, and upon the alley there leading to the garden called Horsey alley upon the south, upon the garden now or formerly in the tenure of Christopher Dawbney on the east, and upon the garden now or formerly in the tenure of Richard Jackman on the west.

All the said premises are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, . . .

William Gyn died in the said parish of St. Stephen, 11 September, last past, Richard Gyn, brother of the said William is his next heir, and was then aged 28 years.

Chan. Ing. p. m., ser. 2, vol. 240, No. 11.

Robert Medley, Goldsmith.

nquisition taken at the Guildhall, 24 April, 36 Eliz. [1594], before Cuthbert Buckle, Mayor and escheator, after the death of Robert Medley, goldsmith, by the oath of Thomas Sewell, William Harvie, William Crowche, James Robinson, Hugh Ingraham, Robert Durrant, John Jenninges, Robert Saunders, Cuthbert Lea, Christopher Dickinson, Richard Kyrbie, Richard Rogers, Andrew Feilde, James Tailor and Richard Milles, who say that

Robert Medley on the 2nd day of March, 35 Eliz. [1593] was seised in his demesne as of fee of 1 messuage situate in Le oulde chaunge in the parish of St. Vedast *alias* St. "Faister" in the ward of Faringdon in London, and held the same of the Queen in chief by knight's service.

The said Robert being so seised, on the said day and year, the Queen by her letters patent granted licence to the said Robert to sell

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and alienate the said messuage to Roger Hebbe and Elizabeth his wife: to hold to them and their heirs for ever of the Queen and her heirs by the services therefor due and of right accustomed, by virtue whereof the said Robert afterwards, viz. on the 28th May, in the said 35th year, in the said parish and ward, enfeoffed the said Roger and Elizabeth and their heirs for ever of the said tenement.

Robert Medley died in the said parish of St. Vedast, 10 January, 36 Eliz. [1594], John Medley is his son and next heir and was aged 13 years on the 1st day of August last past.

Chan. Inq. p. m., ser. 2, vol. 240, No. 21.

William Gyn, Gentleman.

Inquisition taken at the Guildhall, 17 August, 36 Eliz. [1594], before Richard Martyn, knight, Mayor and escheator by virtue of a writ de "Que plura," after the death of William Gyn, gentleman, by the oath of Thomas Sawell, William Harvie, William Crowche, James Robinson, Hugh Ingram, Edward Pillesworth, Robert Durant, John Jenninges, Cuthbert Lee, Nicholas Maddoxe, Richard Rogers, Andrew Feilde, Richard Kirbie, Henry Beste, James Tailor and Richard Milles, who say that

Long before the death of the said William Gyn a certain William Lambe, gentleman, was seised in his demesne as of fee of 2 gardens in the parish of St. Stephen in Coleman strete, and so seised, by indenture dated 4 Nov., 8 Eliz. [1566], made between himself of the one part and George Gyn, father of the said William, of the other part, granted the said 2 gardens, inter alia, to the said George Gyn and his heirs by the name of the 2 gardens then or late in the several tenures of the said George Gyn and Anselm Beckett, lying together, abutting upon the tenements in Swan Alley towards the north, and upon the alley leading to the garden there called Horsey Alley towards the south, upon the garden in the tenure of Christopher Dawbney towards the east, and upon the garden in the tenure of Richard Jackman towards the west, by virtue whereof and by force of the Statute of Uses the said George Gyn was seised in his demesne as of fee of the said 2 gardens. After his death the same descended to the said William Gyn as son and next heir of the said George, by virtue whereof he was thereof seised in his demesne as of fee.

There are 2 other tenements and 1 "le Bowling Alley" lately built

upon parcel of the said 2 gardens more than the said 3 tenements mentioned as having been built thereupon in the Inquisition taken here 26 July last past after the death of the said William Gyn, and the said William was thereof seised in his demesne as of fee, and afterwards by indenture dated 11 September, 35 Eliz. [1593], made between himself by the name of William Gyn of the parish of Whitechappell in co. Midd., gent., of the one part, and William Lee and Christopher Arundell, gent., of the other part, in consideration of the great love which he bore towards Elizabeth then his wife and for the support of the said Elizabeth and her issue, the said William Gyn agreed that he would stand seised of the said 2 gardens in as ample manner as the said George Gyn bought them of the said William Lambe, to the sole use of the said William Gyn and Elizabeth his wife and the issue of the said Elizabeth; and for default, of the right heirs of the said William and Elizabeth for ever.

William Gyn died 1r Sept., 35 Eliz. [1593].

Afterwards the said *Elizabeth* married a certain *Thomas Rosewarne*, and on the 12th day of July, 36 Eliz. [1594], by indenture made between themselves of the one part and *Ranulphus Bellyn* of London, gent., one of the gentlemen of "Le Sewers" of the Queen's chamber (unum generosorum de Le Sewers Camere dicte dne rne) and *Anne* his wife of the other part, the said *Thomas* and *Elizabeth* sold to the said *Randulph* and *Anne* all the said premises by the name of all those 5 tenements, I garden and I le Bowling Alley situate in the said parish of St. Stephen.

The said Thomas Rosewarne still survives.

All the said premises are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not. The said 2 tenements and le Bowling Alley besides the said 3 tenements are worth per ann., clear, 10s.

Chan. Inq. p. m., ser. 2, vol. 240, No. 37.

Margaret Mullins, Widow.

I nullSition taken at the Guildhall, 25 January, 1593, before Cuthbert Buckill, Mayor and escheator, after the death of Margaret Mullins, late of London, widow, by the oath of Thomas Sewall, William Crowche, James Robinson, Thomas Jenninges, Thomas Adlin, Richard Milles, Thomas Wigges, Cuthbert Lee, Christopher Dickinson, Robert Saunders, Nicholas Maddoxe, Andrew Feilde, Richard Kerbie, Henry Beste, Christopher Askwith and James Tailor, who say that Margaret Mullins long before her death was seised in her demesne as of fee of 2 messuages, the one now or late in the tenure of Henry Eire, and the other in that of George Ellis, situate in the parish of St. Katherine Christchurch, London.

So seised, the said *Margaret* made her will 6 May last past as follows [here given in English]:

I give to Anne Lee my daughter and to her heirs for ever all that my messuage wherein Henry Eire now dwells lying in the parish of St. Katherine Creechurch; and to Helin Lacock my daughter and to her heirs for ever my messuage wherein George Ellis dwells. I will that my said 2 daughters out of the rents of the said 2 messuages shall pay to William Davy my son every year during his natural life 20s., and to Joan Gasker, daughter of Edmond Gasker 20s. yearly until she accomplish the age of 20 years, and to Elizabeth Gasker her sister 20s. yearly until her age of 20 years, and to Margaret Gasker their sister 20s. yearly for the like period, and to Joane Darrill daughter of John Darrill 10s. yearly for the like period. As soon as any of the said children attain their respective ages of 20 years, the said payments to them shall cease.

The said 2 messuages are held of the Queen in socage by fealty only, and are worth per ann., clear, 53s. 4d.

Margaret Mullins died 23 August last part, William Davie is her son and next heir, and was then aged 47 years and more.

The said Anna Lee and Helena Lacock, took all the rents and profits, of the said 2 messuages from the death of the said Margaret up to the taking of this inquisition.

Chan. Inq. p. m., ser. 2, vol. 240, No. 53.

William Walker, Gentleman.

nquisition taken at the Guildhall, 15 April, 36 Eliz. [1594], before Cuthbert Buckle, Mayor and escheator, George Wryghtington, esq., Leonard Robertson, esq., and William Necton, gent., feodary of the said City, by virtue of a commission to them directed, to enquire whether William Walker, gentleman, is a lunatic or enjoys lucid intervals, by the oath of Thomas Sewell, William Harvie, James Robinson, Hugh Ingraham, Hugh Lea, Robert Durrant, John Jeninges, John Adlyn, Stephen Porter, Robert Sawnders, Cuthbert Lea, Christopher Dickinson, Clement Bucke, Richard Rogers, Christopher Askewithe, James Tailor, Richard Mylles and Michael Crowche, who say that Inquisitiones Post Mortem for London.

The said *William Walker* is a lunatic and therefore not fit to govern himself or his manors, messuages, good and chattels, and he has been a lunatic from the 16th day of June last past up to the taking of this inquisition, by the visitation of God.

The said William Walker then was and still is seised in his demesne as of fee of the 3rd part of I capital messuage lying in the parish of St. Martin Orgar, London, and the 3rd part of I messuage lying in a certain street called St. Martin's Lane in the said parish, and the 3rd part of I capital messuage situate in the street called Bottolphe Lane next Eastcheape in the parish of St. George the Less in the said City of London, and of the 3rd part of all those messuages, lands, &c., late of William Slywright lying in the parish of the Blessed Mary Magdalene in Barmonsey in cos. Surrey and Kent, and all that messuage and I orchard and I garden thereto adjoining, and I orchard late in the occupation of Richard Holte lying in Battersey in co. Surrey.

The said William Walker is likewise seised in his demesne as of fee tail, viz., to him and the heirs male of his body, the remainder thereof to a certain Thomas Walker and the heirs male of his body, the remainder thereof to Elizabeth, Cicilia and Grace daughters of Anthony Walker. father of the said William and Thomas, and to their heirs for ever of 1 mansion house or messuage being within the close of St. Bartholomew the Great, London; and 13 messuages lying in the lane called Bylleter Lane in the parish of St. Katherine Christchurch alias Chrychurche; and 2 parts (in 3 parts to be divided) of the said capital messuage in the said parish of St. Martin Orgar; and 2 parts (in 3 parts to be divided) of I messuage lying in St. Martyns lane in the said parish; and of 2 parts (in 3 parts to be divided) of the said capital messuage in Bottolphe lane next Eastcheape in the parish of St. George the Less; 5 messuages situate in the parish of St. George in the ward of Castell Baynarde, London; and of 2 parts (in 3 parts to be divided) of all the said messuages, lands and tenements late of William Slywright lying in the said parish of the Blessed Mary Magdalene in Burmondsey.

Of whom the said mansion house lying within the close of St. Bartholomew the Great and the said 13 messuages in Bylleter lane are held the jurors know not: they are worth per ann., clear, 33s. 4d. The capital messuage in the parish of St. Martin Orgar, the messuage in St. Martin's lane, and the capital messuage in Bottolphe lane are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, f_{24} 1s. 8d. The 5 tenements in the said parish of George in the ward of Castle Baynard are held of the Queen in free burgage and are worth per ann., clear, f_{28} . The premises late of *William Slywright* lying in the said parish of the Blessed Mary Magdalene in Barmonsey are held of the Queen in chief by knight's service, but by what part of a knight's fee they know not; and are worth per ann., clear, 30s. The capital messuage with an orchard and garden, and the other orchard late in the occupation of *Richard Holte* lying in Battersey are held of the Queen as of her manor of Battersey in socage, by the yearly rent of 7s. $3\frac{1}{2}d$., and are worth per ann., clear, f_{3} .

The said *Thomas Walker*, gent., is the brother and next heir of the said *William* and is now aged 35 years.

The said William Walker being in this state of lunacy has not alienated any lands or tenements to the knowledge of the jurors.

Chan. Inq. p. m., ser. 2, vol. 240, No. 55.

John Baker, citizen and merchant=tailor.

Inquisition taken at the Guildhall, I February, 1593, before Cuthbert Buckle, Mayor and escheator, after the death of John Baker, citizen and merchant-tailor, by the oath of Thomas Sewell, William Crowche, James Robynson, John Langley, Hugh Ingram, Hugh Lee, Robert Durant, John Jenynges, John Dixon, Richard Mylles, Thomas Wigges, Cuthbert Lee, Robert Saunders, Andrew Feilde, Stephen Porter, Richard Kirby, Henry Best, Christopher Askwith and James Taylor, who say that

John Baker was seised in his demesne as of fee to him and his heirs of I messuage in the parish of St. Laurence in Old Jewry, London, called le sign of the White Bell; 2 messuages in the parish of St. Margaret Moyses in Fridaie street, London; 2 other messuages and 9 cottages in the parish of St. Sepulchre without Newgate, London; and 2 other messuages in the parish of St. Mary, Somerset, London.

The messuage in the said parish of St. Laurence is held of the Queen as of her manor of East Greenwich in co. Kent by fealty only, in free and common socage, and not in chief, and is worth per ann., clear, 40s. The 2 messuages in the said parish of St. Margaret Moyses are held of the Queen by fealty only in free burgage of the City of London and not in chief, and are worth per ann., clear, 53s. 4d. The 2 messuages and 9 cottages in the said parish of St. Sepulchre are held of the Queen by fealty only in free burgage and not in chief and are worth per ann., clear, $f_{3}6$ 13s. 4d. The 2 messuages in the parish of St. Mary Somerset are held of the Queen by fealty only in free burgage and not in chief and are and not in chief, and are worth per ann., clear, f_{3} 6s. 8d.

John Baker died so seised 20 June, 34 Eliz. [1592]. All the said premises descended to William Baker as son and heir of the said John : the said William at the time of the death of the said 70hn his father was aged 38 years and more.

Chan. Ing. p. m., ser. 2, vol. 240, No. 61.

William Horne, Citizen and Grocer.

nquisition taken at the Guildhall, 16 August, 36 Eliz. [1594], before Richard Martynn, knight, Mayor and excheator, after the death of William Horne, citizen and grocer of London, by the oath of Thomas Sawell, William Harvie, William Crowche, James Robinson, Hugh Ingram, Edward Pillesworth, Robert Durant, John Jenninges, Cuthbert Lee, Nicholas Maddoxe, Richard Rogers, Andrew Feilde, Richard Kirbie, Henry Beste, James Tailor, and Richard Milles, who say that

William Horne long before his death was seised in his demesne as of fee of divers messuages, tenements, stables and other hereditaments lying within a certain place called le Wrestlers in the parish of St. Ethelburgh in Bishoppesgate street, London, which the said William purchased to him and his heirs of Matthew Piggott; of 3 messuages situate in Knight Rider street, London, which the said William lately purchased to him and his heirs of Henry Westerfeild, late citizen and vintner of London, deceased, of 4 gardens now divided into 5 gardens, and in which are now built 3 tenements and 2 sheds, lying in the parish of St. Bartholomew without Bisshopsgate, London, now or late in the several tenures of Isabella Horne, widow, [blank] Syoll, widow, Alice Barneham, widow, [blank] Howe and [blank] Couradus : which the said William Horne lately purchased to him and his heirs of William Abraham, late citizen and vintner of London; I messuage being in Lumbard street in the parish of All Saints the Less within the City of London, now or late in the tenure of William Albert; and I other messuage situate in Gratious street, London, now or late in the tenure of John Fynche.

So seised, the said William Horne made his will as follows:

I will that Isabell my wife shall have and enjoy during her natural life all those my messuages, tenements, stables, hay-lofts and yards set within the Wrestlers in the parish of St. Ethelburge in Bishoppesgate street, London, which I bought of Matthew Pigott, on condition that she pay half yearly before hand to the Churchwardens of the parish of Writtle in co. Essex 53s. 4d., to be laid out by them in 13

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wheaten bread, and every week on the Sunday 2s. to be given to 24 of the "porest impotent and neediest persons" of the parish of Writtle, every one a penny wheaten loaf, and the rest of the money after the poor are so. "answered and paied," to be given to the said Churchwardens for their pains therein to be taken; also my messuages in Knight Rider street which I late purchased of *Henry Westerfeild*; also all those my houses, tenements and gardens in the parish of St. Botolph without Bishopsgate, which I purchased of *William Abraham*.

I give to Margaret Albert my daughter, wife of William Albert, citizen and draper of London, my messuage wherein they now dwell being in Lumbard street, London, to hold to the said Margaret and the heirs of her body for ever; for default of such heirs I give the said messuage to my daughter Mary Dickenson and the heirs of her body for ever; for default, I give the same to my daughter Alice Spratt and the heirs of her body for ever; and for default, to the next and right heirs of me the said William Horne for ever.

I give to Mary my daughter my messuage now in the tenure of $\mathcal{J}ohn$ Finche, carpenter, lying in Gratious street, London: to hold to her and the heirs of her body for ever; for default, to the heirs of the body of my daughter Margaret for ever; for default, to my daughter Alice and the heirs of her body for ever; for default, to my right and next heirs for ever.

I give to my said daughter *Alice* after the death of *Isabell* now my wife my said messuages and gardens which I bought of the said *William Abraham*: to her and the heirs of her body for ever; for default, to my daughter *Margaret* and the heirs of her body for ever; for default, to my daughter *Margaret* and the heirs of her body for ever; and for default, then to my right and next heirs for ever.

I give to my son *Thomas Horne* and the heirs of his body for ever after the death of *Isabel* my wife, all those my messuages, stables, haylofts and yords which I bought of the said *Matthewe Pigott*; for default, to my daughter *Margaret* and the heirs of her body for ever; for default to my daughter *Margaret* and the heirs of her body for ever; for default, to my daughter *Margaret* and the heirs of her body for ever; and for default, to my daughter *Alice* and the heirs of her body for ever; and for default, then to my right and next heirs for ever: on like condition as the said premises are given to the said *Isabell* my wife.

I give after the death of my said wife my messuages in Knight Rider street to my daughter *Mary* and the heirs of her body for ever; for default, to my dau. *Alice* and the heirs of her body for ever; for default, then to my dau. *Margaret* and the heirs of her body for ever; and for default, then to my right and next heirs for ever, as by the said will, dated I July, 1591, more fully appears. The premises in the said parish of St. Ethelburg in Bishoppesgate are held of the Queen in free burgage of the City of London, and not in chief, and are worth per ann., clear, $\pounds 4$. The said 3 messuages in Knight Rider street are held in free burgage of the said City, and are worth per ann., clear, $\pounds 3$. The gardens, tenements and sheds in the said parish of St. Botolph without Bishoppesgate are held in free burgage of the said City, and are worth per ann., clear, 20s. The messuage in Lumbard street is held in free burgage of the City of London and not in chief and is worth per ann., clear, 40s. The messuage in Gratious street, London, is held in free burgage of the said City, and is worth per ann., clear, 50s.

The said William Horne died 4 May, 1592, Thomas Horne is his son and next heir, and was then aged 30 years and more.

The said Isabella relict of the said William Horne still survives.

Chan. Inq. p. m., ser. 2, vol. 240, No. 65.

Robert UHythens, citizen and bintner.

Inquisition taken at the Guildhall, 13 December, 1593, before Cuthbert Buckill, Mayor and escheator of the City of London, after the death of Robert Wythens, late citizen and vintner of London, by the oath of Thomas Sewall, William Harvie, William Crouche, James Robinson, Hugh Ley, John Langley, John Adlinge, Hugh Ingram, Thomas Wigges, Christopher Dickingstone, Richard Milles, Robert Durrant, Cuthbert Lee, Andrew Feild, Stephen Porter, James Tailor and Richard Rogers, who say that

Robert Wythens was seised in his demesne as of fee of all that messuage lying on the south part of the Royal Exchange (regalis camptionis) of London, formerly in the tenure of James Crowcheley, citizen and girdler of London, and now in that of William Hamonde, citizen and vintner of London, also of all that messuage lying on the south part of the said Royal Exchange formerly in the tenure of Thomas Bilton, late in that of Thomas Burdit and now in that of William Clerck, haberdasher, next adjoining the steps at the south gate leading into "le Pawne" of the said Royal Exchange, and abutting upon the house formerly in the occupation of Humphrey Huberdasher, and now in that of William Chapman in the east part and upon the said steps ascending into "le Pawlne" of the said Royal Exchange on the west part and upon the high way there called Cornehill on the south part and upon the said Royal Exchange on the north part; and all the cellars, "lez vaultes," sollars, entries, "lez romes," yards, windows,

lights, &c., and to the said 2 messuages belonging, which said 2 messuages are situate in the parish of St. Michael in Cornhill within the City of London: also all that messuage called le Maydenhed alias le Maydenhed alley situate in the street near Thamesstreet in the parish of St. Martin Orgar within the said City formerly in the tenure of Fohn Johnson alias Jenkins, and all the messuages, houses, buildings, shops, cottages, cellars, warehouses, lofts, kitchens, gardens, lands, &c., to the said messuage belonging, lying in the said parish of St. Martin Orgar, now or late in the several tenures of Richard Ellis, Thomas Turner, John Ellis, John Flap, George Buck, George Lawson, Andrew Hillary, John Pulliver, Edward Richardson, William Hake, Elizabeth Hillar and Andrew Dancaster, and formerly in the possession and seisin of Thomas White, knight, deceased, late citizen and Alderman of London, and founder of the College of St. John the Baptist in the University of Oxford; also of all those 3 messuages lying together in Gracious street in the parish of St. Benedict, Gracechurch, London, between the messuage there now or formerly belonging to the Society of the Clothworkers, and now or sometime in the occupation of Thomas Goodron, shoemaker, on the north part, and the messuage there now or formerly belonging to the Bridgehowse and now in the occupation of Robert Offeley, haberdasher, on the south part, and abutting towards the west in part upon the large messuage now or formerly of the Society of the Merchants Strangers called "le Cavelcantes," in part upon the large tenement in the lane called St. Clements Lane, formerly in the tenure of Joan Sutton, widow: which said 3 messuages now are or late were in the several tenures of George Middleton, salter, John Chambers, bowyer, and William Drowte, brownebaker; also of all the houses, buildings, lights, soil and ground, water courses, gutters, sewers, cellars, warehouses, ways, entries, &c., &c.

So seised, the said *Robert Wythens* made his will as follows: I give all my messuages, lands, tenements and hereditaments to my son *William Wythens* and the heirs of his body for ever; for default of such heirs, the same to remain to my son *Francis Wythens* and the heirs of his body for ever; for default, to my son *Thomas Wythens* and the heirs of his body for ever; and for default, the same to remain to my right heirs for ever, as by the said will dated 25 September last past more fully appears.

The 2 messuages in the said parish of St. Michael in Cornhill are held of the Queen in free burgage as the whole City of London is held, and are worth per ann., clear, $f_{.6 \ 13s.} 4d$. The messuage called le Maidenhed *alias* Maydenhed alley and other the premises in the said parish of St. Martin Orgar are held of the Queen in free socage by fealty only and not in chief, and are worth per ann., clear, $f_{.}6$. The messuages and other the premises in the said parish of St. Benedict Gracechurch, London, are held of the Queen in free burgage, and are worth per ann., clear, $f_{.}5$.

Robert Wythens died the 9th day of October last past; William Wythens is his eldest son and next heir, and was then aged 26 years and more.

Chan. Inq. p. m., ser. 2, vol. 240, No. 68.

John Kitche.

Inquisition taken at the Guildhall, 5 September, 36 Eliz. [1594], before Richard Martyn, knight, Mayor and escheator, after the death of John Ritche of Deptforde alias West Grenewiche in co. Kent, esq., by the oath of Thomas Sewell, William Harvye, William Croche, James Robinson, Edward Osborne, Edward Pilsworth, Robert Durham, Clement Buck, Cuthbert Lee, Robert Saunders, Richard Milles, Richard Kerbye, Henry Best, James Taylor, Edward Catcher and Michael Crowche, who say that

John Ritch was seised in his demesne as of fee of 2 messuages lying within the parish of the Blessed Mary of Wolchurch, London, now in the occupation of John Stokley, citizen and grocer of London; I messuage situate within the parish of St. Bartholomew the Less, London, near le Royall Exchaunge, now in the tenure of James Colymer, citizen and haberdasher of London; I messuage lying in the parish of St. Margaret in Lothberrye, London, now in the tenure of Thomas Middleton, grocer; about 30 a. of land lying in the parish of Lewsham in co. Kent; 5 messuages, I water-mill, and 50 a. of land in the parish of Upper Deptford alias West Grenewiche in the said county; I yearly rent charge of f_{20} issuing out of the manor of Eastmalling; and divers other lands or tenements in Eastmalling, Westmalling, Dytton, and D... ng in the said county.

So seised, the said $\mathcal{J}ohn\ Ritch$ made his will 23 January, 35 Eliz. [1593] as follows: I give all my messuages, houses, lands, gardens, rents, &c., which I have in the City of London and the suburbs thereof, and all other my messuages, lands, tenements, mills, pastures, meadows, feedings, rivers, ponds, &c. &c., which I have as well in Deptford *alias* West Grenewich and in the parish of Deptford and in the parish of Lewysham in co. Kent as elsewhere within this realm of England and the dominions thereof to my daughter $\mathcal{J}udith$ now the wife of *Henry Becker*, esq., and her heirs for ever, without any manner of condition. The 2 messuages lying within the parish of the Blessed Mary of Wolchurch are held of the Queen by fealty only in free socage and not in chief, and are worth per ann., clear, 20s. The messuage situate within the parish of St. Bartholomew the Less is held of the Queen in free burgage and common socage by fealty only and not in chief, and is worth per ann., clear, 10s. The messuage in the parish of St. Margaret in Lothburrye is held in free burgage according to the custom of the City of London, and is worth per ann., clear, 10s. The 30 a. of land lying in the parish of Lewisham are held of the Queen as of her manor of Lewisham by fealty only and not in chief and are worth per ann., clear, 13s. 4d. The 5 tenements and 1 water mill and 50 a. of land in Upper Deptford *alias* West Grenewich are held of the Queen as of her manor of Deptford by fealty only and not in chief, and are worth per ann., clear, 20s.

John Ritch died 7 September last past; William Ritch is his son and next heir, and was then aged 40 years and more.

Chan. Inq. p. m., ser. 2, vol. 240, No. 73.

Menry Sutton, Citizen and Goldsmith.

Inquisition taken at the Guildhall, 13 December, 36 Eliz. [1593], before Cuthbert Buckle, Mayor and escheator, after the death of Henry Sutton, late citizen and goldsmith of London, by the oath of Thomas Sewell, William Harvie, William Crouche, Edward Osbourne, James Robinson, Hugh Ley, John Langley, John Allen, Hugh Ingram, Thomas Wigges, Christopher Dickinson, Richard Milles, Robert Durrant, Cuthbert Ley, Andrew Feilde, Stephen Porter, James Tailor and Richard Rogers, who say that

Henry Sutton was seised in his demesne as of fee of I messuage called by the sign of the "Dogge and the Beare" situate in Norton Folgate in the parish of St. Botolph without Bishopsgate, London, in co. Middlesex, late in the tenure of Noster (Nostri) Barnard; I other messuage there called by the sign of the "Bores Heade," late in the tenure of $\mathcal{J}ohn Kirkland$; I other messuage there called by the sign of the Barber Surgion; I other messuage there called the Brewers Armes; I other messuage there called the Fawcon; 4 other messuages with orchards, gardens and yards to the same severally belonging, lying in the parish of St. Botolph without Bishopsgate, now or late in the several tenures of $\mathcal{J}ohn Godgame$, William Dunne and $\mathcal{J}ohn Godman$; I other messuage lying in the parish of St. Andrew Undershaft, in the City of London, commonly called by the sign of the Pewter Pott, now or late in the tenure of *Henry Lodge*; I other tenement in the parish of St. Botolph without Bishopsgate, London, now or late in the tenure of *Anne Wood*, widow, I other messuage in the parish of St. Andrew Undershaft, now or late in the tenure of *Margery Sutton*, widow, formerly the wife of *Isaac Sutton*, deceased; I other messuage in the said parish, now or late in the occupation of *William Close*; and I other messuage in the parish of St. Botolph without Bishopsgate, now or late in the tenure of *Reginald Buss*.

So seised, the said *Henry Sutton* made his will 6 September, 34 Eliz. [1592], and thereby bequeathed as follows [here given in English]:

First I give to Nicholas Sutton my eldest son and heir apparent all that my messuage called the sign of the "Dogge and the Beare" lying in Norton Folgate in co. Midd., now or late in the tenure of Noster Barnard; my messuage there called the "Bores head," in the occupation of *Yohn Kirkland*; my messuage there called the sign of the Barber surgion; my messuage there called the Brewers Arms; my tenement called the Fawcon; my several messuages, gardens, orchards and backsides in the City of London and the suburbs thereof or within the liberties thereof now or late in the several tenures of John Goodgame, William Dunne, John Goodman and John Wood, and all edifices, buildings, vards, orchards, lands, &c., to the said messuages belonging: To hold to the said Nicholas during his natural life, the remainder thereof after his decease to Johan Lee my daughter, wife of Robert Lee, citizen and merchant tailor of London for her natural life; the remainder thereof after her decease to Henry Lee, son of the said Robert and Fohan, and to the heirs of his body; for default, to Robert Lee, younger brother of the said Henry Lee, and to the heirs of his body; for default, to Fohn Lee, another brother of the said Henry, and to the heirs of his body; for default, to Hugh Lee, another brother of the said Henry, and to the heirs of his body; for default, to the heirs of the said 7ohn Lee; and for default, to my right heirs and their heirs for ever.

I give to *Elizabeth* my wife my messuage called the sign of the Pewter Pott, situate in the parish of St. Andrew Undershaft, in the tenure of *Henry Lodge*, also my tenement in the parish of St. Botolph without Bishopsgate, in the occupation of *Anne Wood*, widow, late the wife of *Roger Wood*, deceased; also my messuage in the tenure of *Margery Sutton*, widow, in the said parish of St. Andrews Undershaft; also my messuage in the said parish late in the occupation of *William Closse*; and my tenement in the said parish of St. Botolph in the tenure of *Reynould Buss*, with all the buildings, gardens, orchards, &c., thereto belonging: To hold to the said *Elizabeth* for her natural life, if she so long remain unmarried; after her decease, the remainder thereor

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to the said *Henry Lee* and to the heirs of his body; for default, to *Robert Lee* younger brother of the said *Henry* and to the heirs of his body; for default, to the said $\mathcal{J}ohn$ *Lee* and the heirs of his body; for default, to the said *Hugh Lee* and the heirs of his body; for default, to the heirs of the body of the said $\mathcal{J}ohan$ *Lee* my daughter; and for default, the remainder thereof to my right heirs for ever.

All the said premises in Norton Folgate in the said parish of St. Botolph are held of the Queen by fealty only in free and common socage, and not in chief, and are worth per ann., clear, $f_{.}6$. All the messuages, &c., in the said parish of St. Andrew Undershaft, London, are held of the Queen in free burgage, to wit, by fealty only, and not in chief, and are worth per ann., clear, $f_{.}4$.

Henry Sutton died 9 December, 35 Eliz. [1592]; the said Nicholas is his son and heir and was then aged 52 years.

Chan. Inq. p. m., ser. 2. vol. 241, No. 99.

William Modworthe, citizen and merchant=tailor.

Inquisition taken at the Guildhall, I February, 36 Eliz. [1594], before Cuthbert Buckle, Mayor and escheator, after the death of William Dodworthe, citizen and merchant-tailor of London, by the oath of Thomas Sewell, William Crowche, James Robinson, John Langley, Hugh Ingram, Hugh Lee, Robert Durant, John Jenninges, John Dixon, Richard Milles, Thomas Wigges, Robert Saunders, Andrew Feild, Richard Kerbie, Henry Best, Cuthbert Lee, Christopher Aswith, and James . . ., who say that

William Dodworth long before his death was seised in all those messuages now or late in the several tenures of . . . Marbeck, Griffin Joanes, Simon Stafford, Lancelot Clincarte, Adam Wharf and Margaret Dodworthe, situate in the parish of St. Giles without Creplegate, London; all those 4 messuages lying in the parish of St. Martin Orgar in the City of London, in the south part of the lane called St. Martin's lane near Thamestreete, now or late in the occupation Robert Thurlowe, John Peryn and Richard Butler; also all those 2 tenements lying together, formerly called 7 tenements situate in the parish of St. John in Walbrook, now or late in the tenures of Edward Lilly, Robert Pigeon, and George Nixson.

So seised, the said *William Dodworth* made his will 23 June last past as follows [here given in English]: Whereas I am seised of an estate of inheritance in fee simple of certain messuages lying in the parish of St. Giles without Creplegate which I lately purchased of *Richard* Theekestone and Henry Best: I hereby give the same to Margaret Dodworth my wife during her natural life; and after her death, the remainder thereof to Margaret Dodworth my daughter and to the heirs of her body; for default, to the heirs of my body; for default, to the heirs of the body of the said Margaret my wife; and for default, I give the said messuages as follows: viz., so many as are within the alley called Ship Alley to Richard Morehowse, my late servant, and to the heirs of his body; and for default, the remainder thereof to my right heirs for ever: and those 2 of the said messuages which are in the "streete side," I give to William Boroughes son of Ralph Boroughes, citizen and merchant tailor of London, and to William Latham, son of Richard Latham, citizen and merchant tailor of London, and to the several heirs of their bodies; and for default, to my right heirs for ever.

And whereas I am also seised in like manner of 4 messuages in the parish of St. Marten Orgar, in the south part of the lane there called St. Marten's Lane near Thamestreate which I lately bought of Roger Rante and Peter Whetcombe, and likewise have a "meane" estate for years of the said 4 messuages derived out of a demise for years thereof, which is not "drowned extincte nor determyned" in my said estate of inheritance in the said premises : I now give those 2 of the said messuages which are next to Thames street to the said Margaret my wife during her natural life; and after her death the remainder there to the said Margaret Dodworth my daughter and to the heirs of her body; for default, to the heirs of my body; for default, to Mark Morehowse my late servant and to the heirs of his body; for default, to William Latham son of Richard Latham, citizen and merchant tailor of London, and to the heirs of his body; for default, to Thomas Lathom another of the sons of the said Richard and to the heirs of his body; and for default, the remainder thereof to my right heirs for ever.

And I give the other 2 of the said 4 messuages to the said Margaret my wife during her natural life; and after her death, the remainder thereof to the said Margaret my daughter and to the heirs of her body; for default, to the heirs of my body; for default, to the said William Latham son of the said Richard and to the heirs of his body; and for default, to the said Thomas Latham brother of the said William and to his heirs; and for default, the remainder thereof to my right heirs for ever.

Whereas I am likewise seised of 2 messuages "adjoyninge togeather," sometime called 7 tenements, lying in the parish of St. John in Walbrook, and likewise have a "meane" estate for years in the same: I now devise that one of the said 2 messuages which now is in the occupation of *Robert Piggyn* and *George Nixson* and is the "westermoste" of the said 2 tenements to the said Margaret my wife and the heirs of her body; for default, to the heirs of my body; and for default, to my right heirs for ever. And I give the other messuage, now in the occupation of Richard Morehous and Edward Lylly, the "estermoste" of the said 2 tenements, to the said Margaret Dodworth my daughter and to the heirs of her body; for default, the remainder thereof to the heirs of my body; for default, to the said Margaret my wife and to the heirs of her body; for default, to the said Richard Morehous and Mark Morehous and to the several heirs of their bodies; for default, to the said William Boroughes son of the said Raphe Boroughes and to the heirs of his body; for default, to the heirs of the body of the said Raphe Boroughes; and for default, the remainder thereof to my right heirs for ever.

The messuages in the parish of St. Giles without Creplegate are held of the Queen as of her manor of East Greenwich in co. Kent, by fealty only in free and common socage, and not in chief or by knight's service, and are worth per ann., clear, 40s. The tenements in the parish of St. Martin Orgar are held of the Queen as of her said manor of East Greenwich by fealty only, in free and common socage and not in chief or by knight's service, and are worth per ann., clear, 53s. 4d. The messuages in the parish of St. John in Walbrook are held of the Queen as of her said manor by fealty only, in free and common socage, and not in chief or by knight's service, and are worth per ann., clear, 54s.

William Dodworthe died 5 September last past leaving Margaret his only daughter and sole heir, who was then aged 5 years, 6 weeks and 6 days.

The said Margaret late the wife of the said William still survives.

Chan. Inq. p. m., ser. 2, vol. 241, No. 118.

Rowland Mayward, Knight.

nquisition taken at the Guildhall, 21 February, 36 Eliz. [1594], before Cuthbert Buckle, Mayor and escheator, after the death of Rowland Hayward, late citizen and Alderman of London, by the oath of Thomas Saywel, William Harvy, William Crowche, James Robinson, Robert Durrante, John Jennynges, John Dyxon, Richard Rogers, Cuthbert Lee, Christopher Dickin . . ., Richard Mylles, Andrew Feild, Richard Kyrby, Henry Beste, James Taylor, and Michael Crouche, whosay that

Rowland Hayward, knight, was seised in his demesne as of fee of the manor, mansion house and capital messuage called Kynges place lying in Hackney in co. Midd., late in the tenure of the said *Sir Rowland*, and all the houses, orchards, gardens, woods, &c., thereto belonging; and divers lands and tenements in Hackney.

So seised, the said Sir Rowland by indenture dated 18 September, 35 Eliz. [1593], made between himself of the one part and Anthony Ratcliffe and Nicholas Mosseley, Alderman of the City of London, Richard Warren of London, esq., Alexander Kynge of London, esq., Edward Pillesworthe, citizen and clothworker of London, and William Cotton, citizen and draper of London, of the other part, conveyed the said manor, lands, &c., and the reversion thereof to the said Anthony Ratcliffe and others to the sole and proper use of them and their heirs for ever, upon trust nevertheless that they shall suffer the said Sir Rowland Hayward during his natural life to have and hold the said premises and to take the rents thereof, and also that they shall within convenient time after the death of the said Sir Rowland convey, bargain and sell the same for the largest amount possible, and employ the money arising from such sale for the performance of the will of the said Sir Rowland [indenture here given in English].

The said Sir Rowland Hayward was likewise long before his death seised in his demesne as of fee of all that manor or lordship of Conde or Cownde in co. Salop, and the manor or lordship of Cardington, and of all those messuages, lands, tenements and hereditaments in Cardington in co. Salop, lately purchased by the said Rowland Hayward, knight, of the free and customary tenants of the said manor of Cardington; and of the farm or manor of Hudwicke in the said county of Salop; and all that farm and all the lands, tenements and hereditaments called Brierly adjoining Walcam Woode in or near the parish of Stotesdon alias Stoterton in the said county; and all the lands, tenements and hereditaments in the manor or lordship of Stretton in the said county; also the manor or lordship of Teremeneth alias Stretmarcell in co. Montgomery; and divers lands, &c., in the parish of le Poole, Buttington and Gilfeilde in the said county of Montgomery; also of that large messuage wherein the said Sir Rowland lately dwelt in the parish of St. Alphage or St. Mary Aldermanburie, formerly called Elsinge or Isinge spittell; and all the messuages, houses, gardens, orchards, &c., to the said messuage adjoining and belonging; and divers messuages, houses, lands, &c., in Phillipp Lane in the said City of London, late parcel of Elsinge Spittell, now or late in the tenure of Dame Katharine Hayward . . . Lord Norrys of Ricot, Richard Ley, Hugh Whitebrooke and Richard Langley; divers messuages, lands, tenements and hereditaments called Garlande Alley, lying without Bishopsgate in the parish of St. Botolph without Bishopsgate, now or 14 ★

late in the tenures of Henry Jackson, John Gares, John Rayner, Joyce Sheres, Edmund Hunt, John Newton, John Hampson, Henry Stacie, Brock (Broci) Whitney, William Carter, Anne Ackerlande, Thomas Thorneton and Daniel Bewporte; divers messuages, lands and tenements lying in or near Milkestrete in the parish of St. Mary Magdalene, London, now or late in the several tenures of John Lacye, Richard Boothe, Thomas Hide and Robert Herne; all that meadow or pasture lying near Temple Mille in Stratford Langthorne in co. Essex; and divers lands and tenements in the vills, hamlets and parishes of Conde, Cardington, Hudwicke, Burley, Stretton, Teremeneth alias Stretmercell, Poole, Gilfeilde, Phillip Lane, St. Botolph, St. Marie Magdalen and Stratford Langthorne.

So seised, the said Sir Rowland by indenture dated 5 September, 34 Eliz. [1592], [here given in English,] made between himself of the one part and Richard Warren, esq., Edward Pillesworthe, citizen and clothworker of London, and William Cotton, citizen and draper of London, of the other part, demised all the said premises to said Richard, Edward, and William : to hold immediately after the decease of the survivor of the said Sir Rowland Hayward and Dame Katharine his wife for the term of 12 years, paying therefor yearly 1 red rose at the feast of the Nativity of St. John the Baptist if it be lawfully demanded, upon special confidence nevertheless that the said Richard Warren and others shall employ all the rents and profits of the said premises to such persons and uses as the said Sir Rowland by his last will shall appoint, provided always that if any heir male of the body of the said Sir Rowland shall before the expiration of the said term accomplish the full age of 21 years, or if the said Sir Rowland shall any time make void this said indenture, or shall deliver to the said Richard Warren, Edward Pillesworthe and William Cotton and to any other persons to their use a ring of gold of the value of 5s. or more, that then and from thenceforth this indenture shall be utterly void and of no effect.

The said Sir Rowland was long before his death likewise seised in his demesne as of fee of the manor or lordship of Doddington alias Ditton alias Earles Dytton in the parish of Mortimer Cleoburie or elsewhere in co. Salop; the manor or lordship of Rounde Acton in the parishes of Wenlocke and Rounde Acton; the manor or lordship of Parva Wenlocke in the said county; the manors or lordships of Magna Dawley and Stircheley in the said county; the manor or lordship of Tiberton alias Tibrighton in the parish of Tiberton or elsewhere in the said county; the demesne lands and other lands and tenements called Lydlowes Hayes alias Lydleyes Hayes in the parish of Cardington in the said county, and now or late in the tenure of Rowland Whitebroke;

the manor or lordship of Edgdon in the said county; the manor or lordship of Tugford Burley and Longstaunton in the parishes of Tugford and Staunton in the said county; the manor or lordship of Heathe and Heathe parke, adjoining the manor of Tugford in the parishes of Milborne, Stoke, Tugford and Heathe, and in all that soil, waste or ground and all those houses, lands, and tenements formerly called Ihesus Steeple adjoining or lying near St. Paul's Church in London, now or late in the several tenures of John Browne, Robert Cogon and Hugh Favercloughe ; and all the houses, buildings, orchards, gardens, lands, &c., in Woodstreet and Bountinge Alley parcel of Woodstreete in the parish of St. Alphage, London, now or late in the tenure of Margaret Selbie, John Preston, Richard Hawkesford, John Gardiner, Philip Traherne, William Hawe, James Dagger, Bridget Birham, Roger Pepper, Thomas Rosamonde, William Midleton, William Snellinge, Margaret Carter, Robert Greenenopp, Thomas Tomkins, Simon Muse, Yohn Dowdinge, Elizabeth Gisse, Henry Ince and Margaret Marten; and all the messuages, granges, houses, lands, &c. &c., to the last recited manors and premises belonging ; and divers other lands, tenements and hereditaments in the vills, fields, hamlets and parishes of Dodington, Ditton, Rounde Acton, Wenlocke, Magna Dawley, Stirchley, Tiberton, Lydlowes Hayes, Edgdon, Tugford, Burley, Longe Staunton, Heathe, Heathe Parke, Jhesus Steeple, Woodstreete and Bountinge Alley. So seised, the said Sir Rowland by indenture dated 5 Sept., 34 Eliz. [1592], made between himself of the one part and the said Richard Warren, Edward Pillesworthe and William Cotton of the other part granted to the said Richard, Edward and William all the said premises last recited : to hold immediately after the death of the said Sir Rowland for the term of 17 years, paying therefor yearly 1 red rose at Midsummer if it be lawfully demanded, on condition that they shall bestow all the rents and profits of the said premises to such persons and uses as the said Sir Rowland by his last will shall appoint, provided always that if the said Sir Rowland shall at any time determine to frustrate this Indenture and shall tender to the said Richard Warren, Edward Pillesworth and William Cotton a gold ring of the value of 5s. or more, that then this indenture shall be void.

The said Sir Rowland was likewise seised in his demesne as of fee and right of the advowson of the vicarage or Church of Conde in the said county of Salop, viz., in his demesne as of fee; also of the manor or lordship of Parva Dawley in the said county; and all the tithes growing or renewing in the vills, fields, hamlets and parishes of Dudleston, Northwoode, Trenche, Elleston and Greeneyall in the said county and in co. Flint; and the manor or lordship of Lavenden alias Landen in cos. Bucks and Bedford; the manors or lordships of Bemerton and Quidhampton in co. Wilts, divers other lands, tenements and hereditaments in Parva Dawley, Dudleston, Northwoode, Trenche, Elleston, Greneyall, Lavenden, Bemerton and Quidhampton, also of the reversion of the messuage called Walcainwoode and of all the lands and tenements to the same belonging in co. Salop as of fee and right, depending upon the death of —— who holds the same for the term of her life.

So seised, the said Sir Rowland by another indenture dated the said sth day of September in the said 34th year of Eliz., made between himself of the one part, and Thomas Fanshawe, esq., the Queen's Remembrancer of the Court of Exchequer and John Smythe of Sturrey, in co. Kent, esq., and John Lacye, citizen and clothworker of London, of the other part, in consideration of the entire goodwill and affection which he bore towards Dame Katherine Hayward his wife and to his children as well of Dame Johan Hayward, deceased, sometime his wife as of the said Dame Katherine his now wife and for the preferment of his said children and for the more certain order and disposition of the said manors and other the premises-promised and agreed that he and his heirs should stand seised of the manor of Doddington alias Dytton in the parish of Mortimer Cleobury in co. Salop, the manor of Conde, the advowson, free disposition and right of patronage of the Church of Conde, the manor of Rounde Acton with a tenement and lands in Brocton in the parishes of Rounde Acton, Wenlock and Brocton in co. Salop, the manors of Little Wenlocke and Little Dawley; the manors of Great Dawley and Stirchley in the parishes of Great Dawley and, Strichley in the said county; the manor of Tiberton in the said county, the manor of Cardington in the said county; all the messuages, lands, &c., which the said Sir Rowland purchased of the free and copy holders of the said manor of Cardington, the demesne and other lands and tenements called Lydlowes Haies, in the parish of Cardington; all the lands and tenements of the said Sir Rowland in the manor of Stretton, the manor of Tugford Burley and Longstaunton in the parish of Tugford; the manor of Heathe and Heathe Parke, adjoining the said manor of Tugford, the manor of Edgdon in co. Salop, the tithes of sheaves, corn, grain and hay and all other the tithes of the said Sir Rowland in Dudleston, Northwoode, Trenche, Elleston and Greneyall in cos. Salop and Flint, the farm of Hudwicke, the farm called Walcamwoode in the parish of Stotesdon, the farm and lands called Bryerley in the said parish of Stotesden, the manor of Teremeneth in co. Montgomery, and all other the lands and tenements of the said Sir Rowland in the parishes of le Poole . . . in the said county of Montgomery, the manor of Lavenden in cos. Bucks and Bedford, and all other the lands

in the said counties of Bucks and Bedford; the manors of Bemerton and Quidhampton in co. Wilts and all the lands, &c., in co. Wilts, the great messuage lying in the parishes of St. Alphage and St. Mary in Aldermanbury, called Elsinge spittell, and all the houses, &c., thereto belonging, the messuages, houses, &c., in Phillip Lane and in the parish of St. Botolph without Bishopsgate and in Milk street in the parish of St. Mary Magdalen, the waste ground, soil, houses, lands, &c., called Jhesus Steeple, and the houses, buildings, &c., in Little Woodstreet, the meadow ground or pasture in Stratford Langthorne in co. Essex, and all the messuages, gardens, tenements, woods, waters, fishings, mills, tithes, advowsons, courts leet, views of frank pledge to the said premises belonging to the uses following, viz., as to the said manor of Conde and the advowson and right of patronage of the Church there, the manor of and lands in Cardington, the farm of Hudwicke, the farm called Brierley, the premises in Stretton, the manor of Teremeneth alias Stretmercell and all the said lands in co. Montgomery, the great messuage wherein the said Sir Rowland Hawyard now dwells called Elsinge Spittell and the houses, &c., thereto belonging, the premises in Phillip Lane sometime parcel of the said Elsing spittle, the messuages, houses, &c., called Garlande Alley, the said premises in the said parish of St. Botolphs and in or near Milke street, the meadow ground near Temple Mill in Stratford Langthorne in co. Essex, and all messuages, lands, &c., to the said premises belonging-to the use of the said Sir Rowland Hayward and Dame Katherine his wife and the heirs male of the body of the said Sir Rowland begotten and to be begotten; for default, to the use of the heirs female of the body of the said Sir Rowland as well by the said Dame Johan his late wife as by the said Dame Katherine his now wife; and for default, to the use of his right heirs for ever.

As to the manor of Doddington alias Dytton alias Earles Dytton, the manors of Rounde Acton, Lytle Wenlocke, Great Dawley, Stircheley and Tiberton, the demesne and other lands called Lydlowes Heyes, the manor of Edgdon, the manor of Tugford Burley and Longstaunton, the manor of Heathe and Heathe Parke, the waste ground, &c., called Jesus Steeple, the houses, orchards, lands, &c., in Little Woodstreet, and the messuages, lands, &c., to the said manors, &c., belonging to the use of the said *Sir Rowland* and the heirs male of his body begotten and to be begotten; for default, to the use of the heirs female of the body of the said *Sir Rowland* as well by the said *Dame Johan* as the said *Dame Katharine*; and for default, to the use of his right heirs for ever: which said premises last mentioned the said *Sir Rowland* had assured for divers years yet enduring for payment of his debts and legacies and the performance of his will. And whereas the Queen ought by the laws of this realm to have after the death of the said Sir Rowland for wardship or primer seisin a full 3rd part of all his manors, lands, &c., by these presents conveyed for the preferment of his said wife and children. or whereof the fee simple is or shall be left to any of his children or tohis right heirs, and so that she may not be prejudiced therein the said Sir Rowland hereby limits the said manor of Little Dawley and all the said tithes issuing and happening in the towns, fields, &c., of Dudleston, Northwoode, Trenche, Elleston and Greeneyall, the said manor of Lavenden, the said lands and tenements in cos. Bucks and Bedford, the manor or site of Bemerton and Quidhampton and all other the lands, &c., in co. Wilts, the manor, farm or messuage in Walcam Woode, and all the messuages, lands, &c., to the last recited premises. belonging-to remain to the Queen and her heirs and successors for her full and part, provided always and it is agreed between the said parties to these presents and the said Sir Rowland grants to the said Thomas Fanshawe, John Smythe and John Lacie that he will be seised immediately after such time as the said title which shall grow to the Oueen after the death of the said Sir Rowland shall be ended or removed from the Queen by reason of livery sued thereon or any other means of all the said manors, lands, &c., so limited to the Queen to the uses following: viz. as to the manor of Lavenden and the lands in cos. Bucks and Bedford to the use of John Hayward second son of the said Sir Rowland and the heirs of his body; for default, to the use of the heirs male of the body of the said Sir Rowland; for default, to the use of the heirs female of his body as well by the said Dame Joan as by the said Dame Katharine; and for default, to the use of his right heirs for ever. As to all other the premises before limited to the Queen, to the use of the heirs male of the body of the said Sir Rowland; for default, to the use of his heirs female; and for default, to the use of his right heirs for ever.

On the 17th day of November, 1592, the said Sir Rowland Hayward, knight, made his will reciting the demises and grants before set out, and giving sums of money to his sons and daughters [particulars and names not given].

Of whom or by what service the manor and mansion house called King's Place are held the jurors know not: they are worth per ann., clear, \pounds_{13} 6s. 8d. The manor of Conde, the advowson of the Church and other the premises there are held of the Queen in chief by knight's service and are worth per ann., clear, \pounds_4 12s. 2d.; of whom or by what service the manor of Cardington and other the premises there are held the jurors know not: they are worth per ann., clear, \pounds_6 13s. 4d. The

manor or farm of Hudwicke and other the premises there are held of the Queen in chief by knight's service, and are worth per ann., clear, 40s. The premises called Brierly in or near Stotesden and other the premises there are held of the Queen in chief by knight's service and are worth per ann., clear, 53s. 4d. Of whom or by what service the premises in the lordship of Stretton are held is not known: they are worth per ann., clear, 135. 4d. The manor of Teremeneth alias Stretmercell and other the premises in le Poole, Buttington and Gilfeilde are held of [blank] in free socage by fealty and the rent of [blank] and are worth per ann., clear, f_{120} . The large messuage called Elsinge Spettell and all the premises in Philip Lane are held of the Queen in chief by knight's service and are worth per ann., clear, $f_{1,9}$. The premises called Garlande Alley are held of the Queen in free burgage and are worth per ann., clear, f_{14} . Of whom or by what service the premises in Milkstreet are held the jurors know not: they are worth per ann., clear, 30s. Of whom or by what service the manor of Doddington in the parish of Mortimer Cleobury and other the lands there are held the jurors know not: they are worth per ann., clear, f_{24} 2s. od. Of whom or by what service the manor of Rounde Acton and other the premises there are held is not known: they are worth per ann., clear, f_{3} 6s. 8d. The manor of Parva Wenlocke and other the premises there are held of the Queen in chief by knight's service, and are worth per ann., clear, f_{3} 6s. 8d. Of whom or by what service the manor of Magna Dawley and other the premises there are held the jurors know not : they are worth per ann., clear, f_{3} . Of whom or by what service the manor of Stirchley and other the premises there are held is not known: they are worth per ann., clear, 20s. Of whom the manor of Tiberton and other the premises there are held is not known: they are worth per ann., clear, 50s. Of whom the premises called Lydlowes Hayes are held is not known : they are worth per ann., clear, 50s. Of whom the manor of Edgdon and other the premises there are held the jurors know not: they are worth per ann., clear, f_{3} . The manors of Tugford Burley and Longestaunton and other the premises in Tugford and Staunton are held of the Queen in chief by knight's service and are worth per ann., clear, f.6 135. 4d. Of whom the manor of Heathe and Heathe Parke and other the premises in Milborne, Stoke, Tugford and Heathe are held is not known: they are worth per ann., clear, 20s. The waste ground and premises called Jhesus Steeple are held of the Queen in free burgage and are worth per ann., clear, 50s. The premises in Wood street and Bountinge Alley are held of the Queen in free burgage and are worth per ann., clear, £9. The manor of Parva Dawley and other the premises there are held of the Queen in chief by knight's service

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and are worth per ann., clear, 20s. Of whom or by what service the tithes in Dudleston, Northwood, Trenche, Elleston and Greeneyall are held is not known: they are worth per ann., clear, £7. The manor of Lavenden and other the premises there are held of the Queen in chief by knight's service, and are worth per ann., clear, £19. The manor or site of Bemerton and Quidhampton and other the premises there are held of the Queen in chief by knight's service, and are worth per ann., clear, £19. The manor or site of the Queen in chief by knight's service, and are worth per ann., clear, £7. The manor or farm called Walcam Wood is held of the Queen as next above, and is worth per ann., clear, 20s.

Sir Rowland Hayward died 5 December last past; George Hayward is his son and next heir and is now aged 7 years except 17 days.

Chan. Inq. p. m., ser. 2, vol. 241, No. 125.

John Russell, knight.

I nquisition taken at the Guildhall, 6 March, 36 Eliz. [1594], before Cuthbert Buckell, Mayor and escheator, Drogo Drury, knight, and William Daniell, esq., and William Necton, gent., feodary of the said City, by virtue of a commission to them and to John Luson, knight, and Richard Younge, esq., directed after the death of John Russell, knight, by the oath of Thomas Sewell, William Hardye, William Crowche, James Robenson, Hugh Ingram, Robert Durrant, Thomas Wigge, Robert Saunders, Richard Milles, Christopher Dickenson, Clement Buck, Richard Rogers, Andrew Feelde, Richard Kirbye, James Taylor, Cuthbert Lee, and Michael Crowche, who say that

John Russell, knight, was seised in his demesne as of fee tail, to wit, to him and the heirs of his body of the manor of Hall in co. Worcester, and 20 messuages, 10 tofts, 1 water mill, 20 orchards, 20 gardens, 500 a. of land, 150 a. of meadow, 300 a. of pasture, 20 a. of wood, 100 a. of furze and heath, and £4 rent in Hanley Castell, Upton on Severne, and Welland in the said county; also of the moiety of divers lands, tenements and hereditaments lying in Wallworthe within the parish of Newington or elsewhere in co. Surrey: the moiety of I tenement or farm lying at Shutt up Hill within the parish of Hamsted in co. Middlesex, now or late in the tenure of Robert Northe; the moieties of the manors of Esthame Burnells, Westhame Burnells, Eastwest Hame and Plays in co. Essex; the moiety of divers acres of marsh in the said county now or late in the tenure of Clement Sesley, esq.; the moiety of I messuage or tenement, lying in the parish of St. Martin near Ludgate, London, now or late in the occupation of Richard Grandiche, haberdasher; the moiety of I messuage situate in the same parish of St.

Martin, now or late in the tenure of Robert Hodgson, gent.; the moiety of I messuage lying in the parish of St. Martin Orgar next Crooked Lane, in the City of London, now or late in the tenure of Edmund Burton; the moiety of 2 messuages being in the parish of St. Peter in Cornhill; now or late in the several tenures of Thomas Dalton, "alebruer" and $\mathcal{J}ohn$ Maskall, armourer, divers lands and tenements situate in Netherholoway in the parish of Isuldon in co. Middlesex, now or late in the tenure of Thomas Hubbett and Clement Rigges; the manor of Holme Hall in Stowquie in co. Cambridge and divers other lands and tenements Stowquye, Ditton, Fenne Ditton, Falborne or elsewhere in co. Cambridge; divers lands and tenements in the parish of Wolwiche in co. Kent now or late in the tenure of Robert Stepnethe, gent.; and divers lands and tenements in Rayley, Thundersley and Hockley, in co. Essex.

Thomas Russell, knight, now deceased, father of the said John Russell, was in the lifetime of the said Thomas seised in his demesne as of fee of the manors of Magna Wittley, Parva Wittley and Sutton Sturmye in the said county of Worcester, and the advowson of the churches of Magna and Parva Wittley to the said manors belonging; also 15 houses of salt water (bullar) or salt pans in Droytwiche in the said county.

And he being so seised, a fine was levied at Westminster from the day of St. Michael in one month, 10 Eliz. [1568], between Francis Folliott, gent., and Richard Butler, plts. and the said Thomas Russell, deforciant, of the said manors, salt houses and advowsons, viz., the said Thomas acknowledged the said premises to be the right of the said Francis as those which the said Francis and Richard had of his gift, and the same remised and quitclaimed to them and to the heirs of the said Francis for ever : for this acknowledgment and agreement the said Francis and Richard granted the said premises to the said Thomas for the term of I week, and afterwards the said manors, &c., to remain to Margaret wife of the said Thomas for her life; after her decease, to the said Thomas and the heirs male of his body for ever; for default of such issue, then the said premises after the deaths of the said Thomas and Margaret to remain wholly to John Russell son and heir of John Russell of Wittley and the heirs male of his body; for default, then to the right heirs of the said Thomas Russell for ever.

The said *Thomas Russell* was likewise seised in his demesne as of fee of 3 burgages in Tewkesbury in co. Gloucester, and of the moiety of 2 closes or pastures in Upton on Severne in co. Worcester called Fistelie Moore and Drake lande; and 10s. rent in Upton on Severne; the manor of Brode Campden in co. Gloucester, and 12 messuages, 12

cottages, 12 gardens, 6 orchards, 40 a. of land, 100 a. of meadow, 300 a. of pasture, 40 a. of furze and heath and 30s. $2\frac{1}{2}d$. of rent in Brode Campden.

So seised, a fine was levied at Westminster from the day of Easter in 1 month, 14 Eliz. [1572], between Philip Brace and Richard Cholmeley, gentlemen, plts., and the said Thomas Russell, deforciant, of the said manor, rent and tenements, viz., the said Thomas acknowledged the said premises to be the right of the said Richard as those which the said Richard and Philip had of his gift, and the same remised and quitclaimed to them and the heirs of the said Richard for ever: for which acknowledgment the said Richard and Philip granted to the said Thomas the said manor, tenements and rent for his whole life without impeachment of waste; after his death, the same to remain wholly to Thomas Russell, gent., son of the said Thomas Russell, knight, and the heirs male of his body, paying therefore yearly to the said Richard and Philip and the heirs of the said Richard $f_{.7}$; for default of such issue, the said premises to revert wholly to the said Richard and Philip and the heirs of the said Richard for ever. By the said fine the said Richard and Philip also granted to the said Thomas Russell the father, the reversion of the said manor, tenements and rent, and the said rent of f_{17} above reserved: to hold to him and his heirs for ever.

Francis Brace, esq., was seised in his demesne as of fee of the 3rd part of the manor of Ridmerley Adams and of the 3rd part of 200 a. of land, 60 a. of meadow, 100 a. of pasture, 10 a. of wood, and 5s. rent in Wittley Magna in co. Worcester.

So seised, a fine was levied at Westminster 12 Eliz. [1569-70], between the said *Thomas Russell*, knight, and *Margaret* his wife, plts., and the said *Francis Brace* and *Mary* his wife, deforciants, of the said 3rd parts of the said manor, tenements and rent, whereupon a plea of covenant was summoned between them in the same court, to wit, the said *Francis* and *Mary* acknowledged the said premises to be the right of the said *Thomas* as those which the said *Thomas* and *Margaret* had of the gift of the said *Francis* and *Mary* and the same remised and quitclaimed to them and the heirs of the said *Thomas* for ever: which said fine was levied to the use of the said *Thomas Russell* and *Margaret* and the heirs of the said *Thomas* for ever.

The said *Thomas Russell* was likewise seised in his demesne as of fee of the manors of Streynshame, Pepleton, Dormeston, Thorne, Cookhill, Clodeshall and Fleforde Flavell, with the advowsons of the churches of Strenshame and Pepleton to the said manors belonging; and 200 messuages, 300 gardens, 4 water-mills, 4,000 a. of meadow, 2,000 a. of pasture and 500 a. of wood in Streynshame, Pepleton, Dormeston, Eckington, Cookhill, Cloddeshall and Fleeford Flavell in the said county of Worcester.

So seised, in consideration of a marriage between the said 70hn Russell, named in the said commission, and Elizabeth Sheldon, daughter of Ralph Sheldon of Beoley in the said county, esq., and in performance of a certain covenant to be fulfilled on behalf of the said Thomas Russell, specified in certain indentures tripartite dated 26 May, 15 Eliz. [1573], by his deed dated the 27th day of the same May in the said year delivered and confirmed to Francis Welche and Edmund Harewell, esquires, and the said Francis Brace all the said manors, advowsons and premises last recited and the reversions thereof: to hold to them and their heirs for ever, to the use of the said Thomas Russell and his heirs until the said marriage shall be solemnized, and afterwards to the use of the said Thomas for his natural life, after his decease, to the use of the said *Yohn Russell* and the heirs male of his body; for default, to the use of the said Thomas Russell and the heirs male of his body; and for default, the remainder thereof to the right heirs of the said Thomas for ever.

The said *Thomas* died seised of all the said manors, &c., and the said *Margaret* survived him, and held herself sole in the said manors of Magna and Parva Whitley, &c., and is still thereof seised in her demesne as of free tenant for the term of her life. After the death of the said *Thomas Russell* the remainder of the said manors of Magna and Parva Wittley, &c., descended to the said *John Russell* as son and heir male of the body of the said *Thomas*.

The said $\mathcal{J}ohn\ Russell$ was also seised in his demesne as of fee of a certain other messuage in the parish of St. Martin within Ludgate in the suburbs of London, late in the tenure of *Thomas Bromlev*, the Queen's Solicitor General; I other tenement thereto next adjoining towards the south, late in the tenure of $Edward\ Griffyn$; I other messuage called the Shipp situate in the same parish and late in the tenure of *Thomas Taylor*; the manor of Eckington in co. Worcester; and the manors of Birlingham and Copinscourte in the said county.

So seised the said John Russell made another indenture tripartite dated the last day of December, 21 Eliz. [1578] between himself of the one part and Francis Earl of Bedford, Knight of the Garter and one of the Queen's Privy Council, and Gilbert Littleton of Belhall in co. Worcester of the other part [here given in English as follows]:

It is agreed between the said parties to the said indenture that the said $\mathcal{J}ohn \ Russell$ shall before the end of Michaelmas Term next ensuing the date of these presents, by fine convey to the said Earl and Gilbert

Littleton and their heirs the manor of Holmehall in Stowquy in co. Cambridge and all other his lands, tenements, &c., in Stowquy, Ditton, Fenn Ditton, Fulbourne or elsewhere in co. Cambridge; the manors or the mojeties of the manors of Easte Hamburnels, Weste Hamburnels, Estwesham and Plays in co. Essex; and all other his lands, tenements. &c., in the towns and parishes of Westham, Eastham, Railiegete, Hockley and Thundersley in co. Essex; all those 32 a. of marsh ground lying in the parish of Walwiche in co. Kent, now or late in the tenure of Robert Stepnethe, gent.; the moiety of a farm in . . . in co. Middlesex, in the tenure of Robert Northe; all other his lands and tenements being freehold in the parishes and towns of Hamsted, Willesdon, Islington and Holloway in co. Middlesex; I messuage in the par. of St. Martin within Ludgate in the suburbs of the City of London; the tenement next adjoining and the tenement called the Shipp; the moiety of I messuage without Ludgate in the said parish of St. Martins in the tenure of Elizabeth Hodgson; the moiety of I other tenement within Ludgate in the said parish of St. Martin called the Doggeshedd in the pott in the tenure of Richard Graundiche; the moiety of 2 tenements lying in the parish of St. Peter in Cornhill over against Leaden Haule in the tenure of Thomas Dalton and Richard Lackson; the moiety of I other messuage lying in the parish of St. Martin Orgar, in the tenure of - Barton, widow, and all other his lands and tenements within the City of London and the suburbs thereof and in Walworth within the parish of Newington in co. Surrey or elsewhere in the said county: all which premises were sometime the inheritance of Sir Roger Cholemley, knight, late of London, deceased, grandfather of the said John Russell and his heirs male: which said fine shall remain and be to the use of the said John Russell for the term of his life; after his decease to the use of such heirs as he shall have by any wife after the death of *Elizabeth* his now wife and of the heirs of their bodies; for default, to the use of Richard Ligon of Madresfeld in co. Worcester, esq., for his life; after his decease, to the use of the heirs of the body of Mary Ligon, deceased, late wife of the said Richard Lygon and sister of the said John Russell; and for default, to the use of the right heirs of the said John Russell for ever: Provided always that it may be lawful for the said John Russell at all times to make leases and grants of the said premises for 21 years, 3 lives or otherwise, or by his will to change or determine the said uses.

And whereas the said John Russell stands seised of a "state tayle" of the manor of Streynshame, Berlingham, Defforde, Coppingscourte, Great Wittley, Little Wittley, Pepleton, Spechley, Dormeston Hall in Hanley and Sutton Sturmy in co. Worcester, the 3rd part of the manor

of Ridmerley Addams in the said county, the advowsons and patronages of Streynshame, Pepleton and Wittley Magna, and divers messuages, lands tenements, "bullaries" and hereditaments in Streynshame, Overstreynshame, Nether Streynshame, Burlingham, Defford, Coppins Courte, Great and Little Wittley, Pepleton, Specheley, Dormeston, Cookhill, Cloddeshall, Maddersfeud, North Malvern, Fleford Flavell, Hanley, Upton Wellwyn, Sutton Sturmy, Radmerley and Droytewiche in the said county; the reversions or remainder of the manor of Brode Campden in co. Gloucester, the yearly rent of f_{27} issuing out of the said manor of Brode Campden, and sundry other messuages, lands, rents, &c., in cos. Worcester and Gloucester: of all which premises the said Fohn Russell intends to alter the estate he now has therein and to make other estates: it is therefore now agreed between the said parties and the said John Russell grants that before the end of the said term of St. Michael he will by fine assure to the said Earl of Bedford and Gilbert Littleton and their heirs all the said premises last before recited : which said fine shall be to the use of the said John Russell for term of his life; and after his decease to the use of such heirs male as the said John shall have by any wife after the death of the said Elizabeth and their heirs male; for default, to the use of the heirs male of the body of Sir Thomas Russell, knight, deceased, father of the said John, by Dame Margaret Russell late his wife; for default, to the use of 70hn Russell, gent., son of John Russell sometime of Great Wittley in co. Worcester, deceased, and his heirs male; and for default, to the use of the right heirs of the said John Russell of Streinsham for ever, with provisoes as above.

The said $\mathcal{J}ohn Russell$ being so seised of the said manors, &c., a fine was levied at Westminster [date not given] between the said *Francis Earl of Bedford* and *Gilbert Littleton*, esq., plaintiffs, and the said $\mathcal{J}ohn$ *Russell*, deforciant, of all the said premises in the City of London and in the counties of Kent, Middlesex, Surrey, Essex and Cambridge [parcels set out], whereby the said $\mathcal{J}ohn$ *Russell* acknowledged the said premises to be the right of the said $\mathcal{F}ohn$, and the same remised and quitclaimed to them and the heirs of the said $\mathcal{F}arl$ for ever: which said fine so levied was to the uses specified in the said indenture tripartite last mentioned.

Another fine was levied at Westminster on the Morrow of Holy Trinity, 21 Eliz. [1579] between the same parties, of the said premises in cos. Worcester and Gloucester [parcels set out], whereby the said $\mathcal{J}ohn$ acknowledged the same premises to be the right of the said *Earl* as those which he and the said *Gilbert* have of his gift, and the same remised to them and the heirs of the said *Earl* for ever: which said fine was levied to the uses mentioned in the said indenture tripartite last mentioned.

So seised, the said John Russell made another indenture dated 11 July, 27 Eliz. [1585], as follows [here given in English]: Whereas I John Russell of Streynsham in co. Worcester, esq., by an indenture tripartite, made between myself of the one part and Francis Earl of Bedford and Gilbert Littleton of the other part, dated 31 Dec., 21 Eliz., did covenant to convey to the said Earl and Gilbert the manor of Homehall in Stowquye in co. Cambridge, &c., &c. [given above]: and whereas a fine was levied to the uses specified in the said indenture: Now forasmuch as I am resolved to alter the uses limited in the said deed, I hereby determine all the said uses of the said premises in cos. Cambridge and Essex, and appoint them to be to myself for term of my life; after my death to my cousin William Russell, knight, son of the said Earl of Bedford and to the heirs male of his body; and for default, to my right heirs for ever, provided always that it may be lawful for me to make leases of the said premises, &c., &c.

Thomas Hanforde of Wullarshall in co. Worcester, gent., and Margaret his wife were seised in their demesne as of fee of 2 water mills in Nafford in co. Worcester and 1 stable and 1 small house thereto adjoining in Nafforde; and so seised by indenture dated 7 Dec., 26 Eliz. [1583], sold the same to the said John Russell with all passages and water courses, with ingress and egress to and from the said premises with horse and men, saving to the said Thomas and Margaret and their heirs the land and soil of the said water courses and passages and the fish and fishing therein: to hold to the sole use of the said John Russell and his heirs for ever.

By an indenture dated the said day and year the said John Russell granted to the said Thomas Hanforde and Margaret and their heirs a certain annuity of £20 issuing out of the lands in Nether Streynshame.

The said John Russell made his will 24 April, 29 Eliz. [1587] as follows [Here given in English]:

I John Russell of Streynshame, intending shortly to travel into parts beyond the seas, do make my will concerning the manors, lands, &c., which have descended to me from my father Sir Thomas Russell, ' knight, from my grandfather Sir Roger Cholmeley, knight.

By the power to me given by the said provisoes mentioned in the said indenture, dated 31 Dec., 21 Eliz., I hereby not only determine the uses aforesaid, but I newly limit the uses of all my said manors, lands, &c., as follows: first, I devise the use of the manors of Over and Nether Streynsham, and all other my manors, lands, &c., in cos. Worcester and

Gloucester, in the City of London and in cos. Middlesex, Essex, Cambridge and Surrey, except such manors and lands as hereafter by this my will shall be particularly otherwise given, to my eldest son Thomas Russell : to hold the said manors, lands, &c., in cos. Worcester and Gloucester to the said Thomas and the heirs male of his body; for default, to John Russell my younger son and to the heirs male of his body; for default, to Thomas Russell my brother and the heirs male of his body; and for default, the remainder thereof to my right heirs for ever: and to hold the said manors, lands, &c., in the said City of London and in the said counties of Middlesex, Essex, Cambridge and Surrey to my said son Thomas Russell and to the heirs of his body; for default, to my said son *70hn* and the heirs of his body; and for default, to Frances Russell my daughter and the heirs of her body; and for default, to the use of my right heirs for ever. I give to the said Frances 2,000 marks, to be taken out of my said lands, and to be paid to her at her age of 18 years or day of marriage.

I give to the poor of Streynsham $\pounds 6 13s. 4d.$; to the poor of Hamerley $\pounds 6 13s. 4d.$ and to the poor of Worcester $\pounds 10$.

To my nephew William Lygon a piece of plate of the value of $f_{.6}$ 13s. 4d.

I will that the lease of Harrwell Wood and my crystal cup garnished with silver, and all arras, household stuff and furniture, and wainscot and glass at Streynsham House shall remain as "Irdlome" there, and my said son *Thomas* shall have them to his own use.

I give to my son John £200 in money and 100 marks in plate.

To Ferlie my bailiff £10.

I make my friends Sir William Russell, knight, and Edmond Coles, esq., executors.

I give the use of my said manors of Great and Little Wittley in co. Worcester and of all the bullaries and saltfats in Droitwich; and the reversions and remainders thereof after the death of *Dame Margaret* now the wife of *Sir Henry Burkeley*, knight, to *Thomas Russell* my eldest son: to hold for his natural life.

Codicil made 13 December, 30 Eliz. [1587]:

Whereas I have appointed $\mathcal{F}asper$ Colmeley to be one of my executors [not given above] and willed to him 100 marks, and as he is now dead I ordain in his place my cousin Sir William Russell, knight, to be co-executor with the said Edmond Colles, esq.

And whereas I have devised to *Richard Cholmely* f_{40} [not given above] I now revoke the said legacy as I have given him something of that value.

To Samuel Butler my servant my black gelding; to John Goddington my chamberlain £20, and to my servant John Pratt £10.

The moiety of the messuage within the parish of St. Martin within Ludgate in the tenure of Richard Graundiche is held of the Queen in chief by knight's service, to wit, by the 20th part of I knight's fee, and is worth per ann., clear, 30s. Of whom the moiety of the messuage in the said parish in the tenure of Robert Hodgson is held is not known; it is worth per ann., clear, 20s. Of whom the messuage in the said parish in the tenure of Thomas Bromley is held is not known, it is worth per ann. *f*.6. The manor of Holmehall and all the tenements in Stowquye, Ditton, Fenditton and Fulbourne in co. Cambridge are worth per ann. f.6 13s. 4d., but of whom they are held the jurors know not. The moiety of the manors of Estham Burnells, Westhall Burnells, Eastwestham and Plays in co. Essex are worth per ann., clear, f_{33} , but of whom they are held the jurors know not. The moiety of the said 10 a. of marsh in Eastham in co. Essex is worth per ann., clear, 20s. but of whom it is held is not known. The moiety of the premises in Walworth and Newington in co. Surrey is worth per ann., 20s., but of whom held is not known. The premises in Rayleighe, Thundersley and Hockley in co. Essex are worth per ann., 5s., but of whom they are held the jurors know not. The manor of Sutton Sturmy and the advowson of the church of Sutton and the 3rd part of the manor of Ridmerley Adams are held of Thomas Cornwall, esq., as of his barony of Barfoorde in co. Salop by fealty and suit at the court of his said barony, and they are worth per ann., clear, after the death of Margaret Barckley, late the wife of the said Thomas Russell, knight, f.12. The manor of Wittley Magna and Wittley Parva and the advowson of the Church of Wittley are held of William Savage, esq., as of his barony or manor of Elmely Castell in co. Worcester by the service of half a knight's fee, and are worth per ann., clear, after the death of the said Margaret f. 20. The manors of Over Streynshame, Nether Streynshame and Pepleton and the advowsons of the churches of Streynshame and Pepleton and the tenements in Streynshame, Pepleton and Defford in co. Worcester are held of the Dean and Chapter of St. Peters, Westminster, as of their [blank] in the said county, by the service of I knight's fee and a half, and are worth per ann., clear, f_{36} . The manor of Dormeston and other the premises there are held of Edward Nevell Lord Aburgaveney as of his manor of Nowberie in co. Worcester by fealty only, and are worth per ann., clear, fill los. od. The premises in Cookhill, Thorne and Flyfoord Flavell, are held of the said Lord Aburgavenney as of his said manor of Nowberie by the service of I knight's fee, and are worth per ann., clear, £3 198.4d. The manor of Haulle in Hamley and other the premises in Hanley Castle are held of John Hormolde, esq., as of his manor of Hanley Castle by fealty and suit at the court of the barony of

his said manor twice in the year for all services, and are worth per ann., clear, f.13. 6s. 4d. The said houses of salt water (bullar) and other the premises in Droytwich in co. Worcester are held of the bailiffs and burgesses of the town of Droytwich, as of their Exchequer, by fealty only for all services, and are worth per ann., clear, after the death of the said Margaret f.19. The premises in Upton on Severn are held of Henry Bromeley, knight, as of his manor of Upton-on-Severn, by fealty and suit at the court of his said manor, and are worth per ann., clear, f_{3} 6s. 8d. The manor of Eckington and other the premises there are worth per ann., clear, f_{10} 13s. 4d., but of whom they are held the jurors know not. The manor of Byelingham and Coppinscourte in co. Worcester are held of the Queen by knight's service in chief, to wit, by the service of the 40th part of a knight's fee, and are worth per ann., clear, f.20. The manor of Brodcampden in co. Gloucester is held of [blank] Smythe, esq., as of his manor of Chippingcampden in the said county by fealty and suit at the court of the barony of his said manor, and is worth per ann., clear, $f_{.7.}$ The tenements in Tewkesbury are held of the Queen in burgage by fealty only, and are worth per ann., clear, 10s. The 2 mills and other the premises in Nafford in co. Worcester are worth per ann., clear, 53s. 4d., but of whom they are held is not known.

John Russell died 18 September, 35 Eliz. [1593]: Thomas Russell, esq., is his son and next heir, and was then under age, viz., of the age of 16 years on the 9th day of April last past.

Elizabeth late the wife of the said John Russell still survives. Chan. Inq. p. m., ser. 2, vol. 241, No. 126.

Arthur Lee, Citizen and Tallowchandler.

nquisition taken at the Guildhall, 23 July, 37 Eliz. [1595], before John Spencer, knight, Mayor and escheator, after the death of Arthur Lee, citizen and tallowchandler of London, by the oath of Thomas Sewell, William Harvye, James Robinson, Hugh Lee, Edward Pilsworthe, Robert Durant, Andrew Feilde, John Alyn, Robert Sawnders, Richard Kerby, Nicholas Maddox, Peter Noxton, Michael Crowche and Henry Earsly, who say that

Arthur Lee long before and at the time of his death was seised in his demesne as of fee of I tenement, with all the houses, buildings, stables and gardens thereto belonging, lying in the parish of St. Botolph without Bishoppesgate, and abutting upon the cemetery there towards the south; the tenement called the White Harte on the north, formerly in the tenure of *Thomas Armestronge*, and now or late in that of *John* $15 \star$ 220

Strawe; of all those several messuages with all the houses, &c., thereto belonging situate in the parish of St. Botolph without Algate, London, now or late in the several tenures of James Adlington, citizen and woolman of London, Christopher Bende, saddler, Andrew Morrell and John de Lowe, gallorum, and all those messuages and gardens lying in the parish of St. Giles beyond Creplegate, London, viz., one of them now or late called by the name of the Signe of the Castell, late in the tenure of George Merrick, 3 others, late in the several tenures of Thomas Walker, fletcher, William Shorris and Nicholas Bourne, and I other, now or late in the tenure of John Bull.

So seized, the said Arthur Lee made his will as follows: I give to George Lee my son and his heirs for ever all those my tenements set within the parish of St. Botolphe without Aldgate and within the liberties of the City of London.

I give to *Cuthbert Lee* my son and to his heirs for ever my tenement in the parish of St. Botolphe without Bishopsgate now or late in the tenure of *John Strawe*, and all my tenements and garden plot lying in Grubbstreet and Foorstreet within the parish of St Giles without Creplegate, London, as by the said will dated 30 April, 1594, it more fully appears.

The premises lying in the said parish of St. Botolph without Bisshoppesgate are held in free burgage of the City of London, and are worth per ann., clear, 40s. The said messuages lying in the said parish of St. Botolph without Aldgate are held of the Queen by fealty only in free burgage and not in chief, and are worth per ann., clear, 33s. 4d. The tenements situate in the said parish of St. Giles without Creplegate are held in free burgage of the City of London, and are worth per ann., clear, 50s.

Arthur Lee died 7 May last past, George Lee is his son and next heir, and was then aged 49 years and more.

Chan. Inq. p. m., ser. 2, vol. 243, No. 24.

Mary Barnes.

nquisition taken at the Guildhall, 20 October, 37 Eliz. [1595], before John Spencer, knight, Mayor and escheator, by virtue of a writ de que plura after the death of Mary Barnes, daughter of Thomas Barnes, citizen and "curryor" of London, by the oath of Thomas Sewell, James Robinson, Robert Durant, John Jenninges, Hugh Ingram, Robert Sawnders, Cuthbert Lea, Richard Kirckby, Richard Milles, James Tailor, Michael Crowch, Edward Catcher, Henry Earsley, William rowche and Henry Best, who say that Long before the death of the said Marie Barnes a certain Robert Losse of Cannons in the parish of Whitchurch in co. Middlesex, gent., was seised in his demesne as of fee of 2 messuages, now divided into 3 messuages, situate in the parish of St. Michael Basshingsha, London, formerly in the tenure of John Burneham and now or late in the several tenures of Nicholas Killingworth, William Marryn, the said Thomas Barnes and John Willet, formerly belonging to the Priory of Elzinge Spittell: which said messuages descended to the said Robert Losse and his heirs after the death of Hugh Losse, esq., his father.

So seised, the said *Robert Losse* by indenture dated 24 March, 18 Eliz. [1576], made between himself of the one part and the said *Mary Barnes* of the other part, granted the said messuages to the said *Mary*. and her heirs for ever, by virtue whereof and by force of the Statute of Uses, the said *Mary* was thereof seised in her desmesne as of fee.

So seised, the said Mary Barnes made her will, 14 July, 31 Eliz. [1589], as follows: I Marie Barnes, daughter of Thomas Barnes, citizen and Curryor of London, do give to my said father all my messuages, houses and hereditaments situate in the parish of Bassingsha in London, for the term of his natural life, and the remainder thereof after his decease I give to my 3 brothers Guiles, Thomas and Robert Barnes and their heirs for ever.

One of the said 2 tenements above specified is other and more than the said tenement mentioned in the first Inquisition taken here 20 October, 32 Eliz. [1590], after the death of the said Mary.

The said messuage more than was found in the first Inquisition together with the said tenements in the said parish of St. Michael Bassingsha are held of the Queen in chief, by knight's service, but by what part of a knight's fee the jurors know not, and that the said other tenement is worth per ann., clear, 103.

Mary Barnes died 27 July, 31 Eliz. [1589]; after her death the said Thomas Barnes her father entered into the said premises and took the profits thereof up to his death, viz., by the space of 4 months, and afterwards, viz., on the 16th day of December, 32 Eliz. [1589], the said Thomas Barnes died.

After his death *Thomas Barnes*, brother of the said *Mary*, entered into the said premises.

Before the taking of this Inquisition the said *Giles* and *Robert Barnes* died.

The said Thomas is the brother and next heir of the said Mary Barnes.

Chan. Inq. p. m., ser. 2, vol. 243, No. 28.

John Markaunt, Gentleman.

Inquisition taken at the Guildhall, 21 February, 37 Eliz. [1595], before John Spencer, Mayor and escheator, by virtue of a writ "de meliore Inquirend" after the death of John Markaunt, gent., by the oath of Thomas Sewell, Hugh Lee, James Robinson, Edward Pilsworth, John Jeninges, Robert Durant, Hugh Ingram, Robert Saunders, Andrew Feild, Nicholas Maddox, Cuthbert Lee, Peter Noxon, Richard Milles, Christopher Askwith, James Taylor, Michael Crowche, and Edward Catcher.

Whereas by an Inquisition taken at the Guildhall, 18 February, 33 Eliz. [1591], after the death of the said $\mathcal{J}ohn$ Markaunt it was found that he was seised in his demesne as of fee of divers messuages, lands and tenements in the parish of St. Martin in the Vintrey, I whereot was then or late a dyhouse in the tenure of William Calverley and then or late in the several tenures of Robert Swanne and Edmund Bailie, but in whose tenures the residue of the said premises was the jurors did not know; neither did they know when the said $\mathcal{J}ohn$ died nor who was his heir, &c.

But now the jurors say that the said John Markaunt long before his death was seised in his demesne as of fee of 2 messuages in the parish of St. Martin in the Vintrey, now or late in the tenures of Augustine Parker and Richard Shawe; 4 tenements there now or late in the tenure of George Cowdrey, Richard Langford, John Davis and Richard Lowe; and I house called a Diehouse there, now or late in the several occupations of Robert Swanne and Edward Baylie.

So seised, the said $\mathcal{J}ohn\ Markaunt$ by indenture dated 20 October, 24 Eliz. [1582], gave the said premises as follows: This indenture made between $\mathcal{J}ohn\ Markaunt$ of Stoke next Nayland in co. Essex, Clerk, of the one part, and $\mathcal{J}oseph\ Scott$ of Colchester in the said county, gent., and Christopher $\mathcal{J}ohnsonn$ of the said town, yeoman, of the other part, witnesses that whereas the said $\mathcal{J}ohn\ Markaunt$ stands seised of divers messuages and lands lying within the parish of St. Martin in the Vintrey in the several tenures of $\mathcal{J}ohn\ Hawthorne,\ William\ Claverley\ alias\ Cal$ $verley, - Prouze, - Patrick, - Kenney and Robert\ Baker; and whereas$ $also the said <math>\mathcal{J}ahn$ is desirous that the said premises should be assured to himself and Margaret his wife during their lives, and after their decease should be assured to the persons specified in these presents (which he thinks he may justly and truly take to be the sons and daughters of the said $\mathcal{J}ohn$) and to the heirs male of their body, and to

the intent that all the said premises should remain in the blood or name of the Markaunts-the said 70hn as well for the considerations aforesaid as in considerations of a marriage heretofore had between him and Margaret his wife and for the love he bare to her and to the persons herein named agreed with the said Joseph Scotte and Christopher Johnson and their heirs that he and his heirs shall be seised of all the said premises to the use of himself and Margaret his wife for the term of their natural lives, and after their deceases, to the use of John Markaunt the younger, "commonlie called" and which he esteems to be the second son of the said John and Margaret and of the heirs male of the body of the said John the younger; for default, the remainder thereof to William Markaunt, another of the sons of the said John and Margaret, and to the heirs male of his body; for default, to Edmond Markaunt another son of the said John and Margaret and to the heirs male of his body; for default, to Sara, Syvys and Elizabeth Markaunt, the 3 daughters of the said *John*, and to the heirs male of their bodies; and for default, to the right heirs of the said Edmond Markaunt for ever: Provided always that if the said Margaret or the said 70hn, William, Edmond, Sara, Syvys or Elizabeth shall sell or alienate any of the said premises, then the use and estate hereby limited to them shall be utterly void.

The premises in the said indenture specified to be in the tenure of the said $\mathcal{J}ohn$ Hawthorne and others are the same premises mentioned in this Inquisition to be in the tenure of Augustine Parker and others, and not others.

The messuage now or late in the tenure of the said Robert Swanne and Edward Baylie is held of the Queen in chief by the — part of a knight's fee, and is worth per ann., clear, 40s. The residue of the said premises are held of the Queen in free burgage, and are worth per ann., clear, f_{4} 13s. 4d.

John Markaunt died 12 September, 27 Eliz. [1585], Edmond Markaunt is his son and next heir, and was aged 19 years on the 7th day of October, 29 Eliz. [1587].

The said *Margaret* late the wife of the said $\mathcal{J}ohn$ still survives at Bury St. Edmunds in co. Suffolk: immediately after the death of the said $\mathcal{J}ohn$ she entered into all the said premises and took the profits thereof.

Chan. Inq. p. m., ser. 2, vol. 243, No. 76.

Hugh Offley, Citizen and Alderman.

Inquisition taken at the Guildhall, 2 August, 37 Eliz. [1595], before John Spencer, knight, Mayor and escheator, after the death of Hugh Offley, late citizen and Alderman of London, by the oath of Thomas Sewell, William Harvie, William Crowche, Edward Pillesworth, James Robinson, Hugh Lea, John Jenninges, Hugh Ingram, Robert Saunders, Robert Durrant, Cuthbert Lee, Richard Mylles, Christopher Askwith, Edward Catcher, and Henry Earsley, who say that

Hugh Offley long before his death was seised in his demesne as or fee of I capital messuage or mansion house wherein he then dwelt, lying in Lymestreet, London, in the parish of St. Andrew Undershaft; and 5 other messuages in the same street in the parishes of St. "Andershafte" and St. Dionisius Backchurch within the City of London, late in the several tenures of James Bowner, Thomas Bloomfeilde, - Tryolis, widow, and William Allyson (?); I tenement called the Lodge late in the tenure of *John Levyson*: all which said premises are in the said parishes of St. Andrew and St. Dionisius; I capital messuage called by the name of Turckes Alley, lying in the said parish of St. Andrew Undershaft on Cornhill in the City of London, now or late in the occupation of Matthew Dolman, citizen and haberdasher of London; and I other messuage lying in Cornhill in the parish of St. Christopher near the Stocks in the ward of Broadstreet in the said City of London, now in the tenure of John Paradyne; also of 1 other capital messuage being within the parish of St. Michael Pater Noster near Whittingdon College in the said City late in the tenure of Dame Ursula Langley, widow; and 2 other messuages in the same parish, one whereof adjoins the south part of the gate of the said capital messuage and the other the south part of the said gate, now in the several tenures of Fohn Lendall, cooper, and Hugh Hunte, tailor; also of I messuage formerly called by the name of le George, together with one piece of land, Anglice, a woodwharff to the said messuage adjoining, lying in Eastsmithefeilde in the parish of St. Botolph without Aldgate, London, now or late in the tenure of William Partridge; also of 4 messuages situate within the close of St. Helen the Great within the said City, now or late in the several tenures of Levyn van Derstelt, Robert Hubbarde, Hugh Kenrick and Geoffrey Nettleton; 11 messuages lying in a certain street called St. Marie at Axe within the parish of St. Andrew, now or late in the several tenures of James Wembe, - Harrington, widow, Josias Careless, John Morgan, Rowland Richardson, Sibella Harrison, Matthew Flyer and Richard

Hudson; I tenement being in Watergate street in the parish of Holy Trinity within the City of Chester now or late in the occupation of Hugh Rogers alias Rogerson, Alderman of the City of Chester; and I other messuage or mansion house lying in Norgate street in the said City, now or late in the tenure of Richard Wright. Of whom or by what servic, "the capital messuage or mansion house in Limestreet in the said parish of St. Andrew Undershaft, wherein the said Hugh Offley dwelt, the 5 messuages in Limestreet in the said parish and in that of St. Dionisius Backchurch and the tenement called the Lodge are held the jurors know not: they are worth per ann., clear, f_{10} . Of whom or by what services the messuage called Turckes Alley and the messuage in Cornhill are held is not known: they are worth per ann., clear, $f_{.7}$. The capital messuage in the parish of St. Michael Pater Noster and the 2 other messuages lying there are held of the Queen by fealty only in free burgage of the City of London and not in chief, and are worth per ann., clear, f.5. The messuage in East Smithfield called le George together with the said woodwharf are held of the Queen in chief by knight's service, but by what part of a knight's fee is not known, and are worth per ann., clear, £5. The 4 messuages lying within the Close of St. Helen the Great, and the 11 messuages lying in the street called St. Marie at Axe are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, f.6 13s. 4d. Of whom or by what services the messuage in Watergate street and the mansion house in Norgate street are held the jurors know not: they are worth per ann., clear, 20s.

Hugh Offley died 26 November last past; Thomas Offley, gent., is his son and next heir, and was then aged 28 years and more.

Dorothea Offley relict of the said Hugh still survives.

Chan. Inq. p. m., ser. 2, vol. 243, No. 92.

Richard Marryson.

nquisition taken at the Guildhall, 24 January, 37 Eliz. [1595], before John Spencer, Mayor and escheator, of the said City, after the death of Richard Harryson, of the parish of St. Olave in Southwark in co. Surrey, by the oath of Thomas Sewell, William Crowch, Hugh Lee, John Jeninges, Robert Durrant, Hugh Ingram, Robert Saunders, Richard Rogers, Andrew Feild, Cuthbert Lee, Peter Noxon, Richard Milles, Christopher Askwith, James Taylor, Edward Catcher, James Robinson, and William Harvy who say that

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Long before the death of the said Richard Harryson a certain Lewis Davy, citizen and whitebaker of London, and Joan his wife were seised in their demesne as of fee of all that messuage and "backhowse" now or late in the tenure of Henry Awstyn, citizen and baker of London, and those 3 places or "Romes" the one built upon the other to the said messuage belonging; and all that messuage now or late in the tenure of John Maria, citizen and goldsmith of London, situate in the parish of St. Mary and St. Gabriel in Fanchurch street in the said City of London: which said 2 messuages and bakehouse were late parcel of the monastery of St. Mary of Graces near the Tower of London lately dissolved.

So seised the said *Lewis* and *Joan* by indenture dated 11 February, 12 Eliz. [1570] granted and sold to the said *Richard Harryson* and *Ellen* his wife the said messuages and all the shops, cellars, solars, curtilages, houses, cubicles, entries, &c., thereto belonging, together with all lights, water courses and liberties therewith used and occupied, and afterwards by the said indenture the said *Lewis* and *Joan* granted to the said *Richard* and *Ellen* all the right, title, possession, reversion and remainder which they or any other person to their use then had or afterwards might have in the said 2 messuages and bakehouse before bargained and sold, together with all Letters Patent, charters and writings concerning the premises : To hold to the said *Richard Harryson* and *Ellen* and their heirs for ever.

A certain Nicholas Coxe, citizen and goldsmith of London, was on the 4th day of February, 18 Eliz. [1576], seised in his demesne as of fee of all that messuage late in the tenure of Thomas Bye situate in or near Fanchurch street in the parish of St. Gabriel Fanchurch, and of a small parcel of land adjoining the kitchen of the said messuage containing in breadth 3 feet of assize and in length 14 feet and 2 inches of assize, situate in the said parish of St. Gabriel, and all that ground under the gate and the houses built thereupon containing in length from the principal post supporting the said house up to Fanchurch street, and in breadth with the said entry there 14 feet, 6 inches, and in breadth from the further end of the said gate towards the yard 11 feet and 1 inch of assize, and in height 9 feet of assize; also 3 places or cubicles the one built over the other lying at the end of the said places upon the said gate in the said parish of St. Gabriel, now or late in the occupation of Robert Martyn, whereof the lower place contains in length 12 feet and 4 inches of assize and in breadth 7 feet and 7 inches of assize, the second place contains in length 14 feet of assize and in breadth 6 feet 4 inches of assize, and the 3rd place contains in length 14 feet of assize and in breadth 5 feet and 11 inches of assize.

So beised, the said Nicholas Coxe and Alice his wife by indenture dated 14 February, 18 Eliz. [1576], bargained and sold to the said Richard Harrison and his heirs all the said messuage and yard and all other the premises last recited and all their right, estate, possession, reversion and remainder therein : to hold to him and his heirs for ever.

The said Richard Harrison being so seised of all the said premises by his will dated 16 May, 26 Eliz. [1584], bequeathed the same as follows: I give the 2 tenements in the parish of St. Gabriel Fanchurch which I purchased of Lewis Davy, baker, to Thomas Harrison my son and his heirs for ever after the decease of Ellen my wife. And I bequeath the messuage which I bought of my wife's brother Nicholas Cockes, goldsmith, and Alice his wife to the said Ellen my wife for the term of her life, the remainder thereof after her decease to my daughter Margaryt Smyth for the term of her natural life, the remainder thereof after her decease to Richard Smyth her son and to his heirs for ever. I will that the synck or water course; now running from and out of the messuage and bakehouse now in the occupation of William Eyre, baker, through the yard of the said messuage purchased of the said Nicholas Coxe and Alice into the street and all the lights and prospects of the said messuage and bakehouse into the said yard shall for ever hereafter be used and continued as now they are without "anie stoppinge or gaynsayninge".

The said two messuages and bakehouse are held of the Queen in chief by knight's service, viz, by the 20th part of a knight's fee, and are worth per ann., clear, f_{4} 13s. 4d. The said messuage formerly of the said Nicholas Coxe and all other the premises before recited are held in free burgage of the City of London, and are worth per ann., clear, 40s.

Richard Harrison died 20 June, 26 Eliz. [1584], at Southwark; Thomas Harrison is his son and next heir and was then aged 27 years and more.

Ellen late the wife of the said Richard died on the 11th day of this instant month of January.

Chan. Inq. p. m., ser. 2, vol. 244, No. 97.

William Coppynger, Esquire.

I nquisition taken at the Guildhall, 5 February, 37 Eliz. [1595], before William Lambard, esq., William Necton, esq., feodary of the City of London, Michael Beresford, gent., and Nicholas Morgan, gent., deputy escheator, after the death of William Coppynger, esq., by the oath of Thomas Sewell, William Harvye, Hugh Lee, James Robinson, John Jenynges, Robert Durant, Robert Sanders, Andrew Feild, Cuthbert Lee, Richard Milles, Christopher Askewith, Henry Best, Michael Crouche, Edward Catcher, Edward Pillesworthe, William Crowche, Stephen Porter and Hugh Ingram, who say that

Long before the death of the said William Coppynger a certain Thomas Coppynger, esq., his father, was seised in his demesne as of fee tail, viz., to him and the heirs male of his body of I capital messuage lying in the parishes of St. Margaret in Lothbury and St. Olave in the Old Jury, London; 2 other tenements adjoining the said capital messuage at the east part thereof, viz., at the south east corner of the garden of the said messuage now in the tenure of Thomas Cacher, citizen and draper of London, and formerly parcel of the possessions of the late monastery of the Salutation of the Mother of God (Salutacois matris dei) of the Order of the Carthusians next the said City, now dissolved; and I other tenement lying in the parish of St. Margaret in Lothbury, now or late in the tenure of Thomas Greame.

Long before the death of the said William Coppynger a certain Henry Coppynger, esq., his grandfather, was seised in his demesne as of fee as of the manors of Buxall alias Bucksalles, Cocksall, Old Nectones and Fasebornes in co. Suffolk, and of the advowson and right of patronage of the parish Church of Buxall als Bucksalles, lying in the vills, fields or parishes of Buxall, Rattesden, Hecham, Finbarrow and Brethenham in co. Suffolk; and 60 a. of land, 20 a. of meadow and 20 a. of pasture in Buxall, Rattesden, Finbarrow, Hecham and Brethenham in the said county.

So seised, the said *Henry* by his will dated 26 August, 12 Eliz. [1570], gave all the said premises in co. Suffolk to *Agnes Coppinger* then his wife for the term of her life in the name of her jointure if she remain sole and unmarried: which said *Agnes* still survives unmarried; and the reversion of all the said premises the said *Henry* willed to the said *Thomas Coppinger* father of the said *William* and to the heirs male of his body, with divers other remainders thereof in fee tail; and for default, the remainder thereof to the right heirs of the said *Henry* for ever. After the death of the said *Henry* the said *Agnes* entered into all the said premises and was thereof seised in her demesne as of free tenement for her life, with remainders as above.

The said *Thomas Coppinger*, esq., father of the said *William* was seised in his demesne as of fee tail of the manor or tenement of Devington *ats* Brunstone or Knightes Place in co. Kent, the manor or tenement called Wormedall *ats* Borden in the parishes of Newington, Stockburye and Borden in the said county of Kent, with all the woods, underwoods and members in the said parishes of Newington, Stockburye and Borden, to the said manor belonging, the manor or tenement called Ravens in Preston or elsewhere in the said county, now or late in the tenure of *William Ashurst*, 2 water mills called corne mills, and divers lands, tenements and hereditaments to the said mills belonging, lying in the vills, parishes or fields of Osprindge, Devington, Musson (?) and Feversham in the said county sometime in the tenure of *Bartholomew Ball*; I other water mill called a Brazill mill with all the buildings, houses, lands, pools and weirs thereto belonging, being in the parishes, vills or fields of Osprindge, Devington and Feversham, now or late in the tenure of *William Hampton*.

The said *Thomas Coppinger* was likewise seised in his demesne as of fee of the manor or tenement or farm called Churchstreet in the parishes of All Hallows Stoke or St. Mary's in the said county of Kent, and so seised by his said last will the said *Thomas* gave *inter alia* to the said *William Coppinger* and the heirs male of his body the said manor called Churchstreet.

The said *Thomas Coppinger* died 21 March, 22 Eliz. [1580], then having issue the said *William* (named in the Commission) and *Francis Coppinger*, another son who now survives. After the death of the said *Thomas* the said *William* entered into all the said premises and was thereof seised in his demesne as of fee tail.

The said capital messuage and all other the premises in the City of London are held of the Queen in chief by the service of the 20th part of a knight's fee and by the yearly rent of 29s., and are worth per ann., clear, f13 os. 4d. The manor of Buxall and Coxall, Old Nectons and Fasbornes and the advowson of Buxall are held of the Queen as of the honor of her Duchy of Lancaster by knight's service, by the ---- part of a knight's fee, and are worth per ann., clear, f_{36} 75. $5\frac{1}{2}d$. The 60 a. of land and other the premises in Buxall, Rattesden, Finbarrow, Hecham and Brethenham in co. Suffolk are held of the Queen as of her said honor by knight's service, viz., by the ---- part of a knight's fee, and are worth per ann., clear, f10. The manor of Devington als Branston ats Knights place in co. Kent is held of the Queen in free socage as of her manor of Feversham by fealty, suit at court and the rent of f_{14} 8s. $o_{14}^{3}d$. by the year, and are worth per ann., clear, f_{11} 10. The manor of Wormdall ats Borden and all the woods and underwoods lying in Newington Borden and Stockburye in co. Kent are held of the Queen in socage as of her manor of Milton in co. Kent by fealty and the yearly rent of 13s. 4d., and are worth per ann., clear, f_{11} 13s. 4d. The manor of Ravens is held in socage of the Dean and Chapter of Christ Church, Canterbury, as of their manor of Preston by fealty and the yearly rent

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of 315. $6\frac{3}{4}d$. and is worth per ann., clear, 100s. The two water mills in Osprindge, Devington and Feversham in co. Kent are held in socage of *Richard Thornhill*, esq., as of his manor of Quenecourt in co. Kent by fealty and the yearly rent of 3s. and are worth per ann., clear, 6os. The other mill called a Brazill mill is held in socage of the said *Richard Thornhill* as of his said manor of Quenecourt by fealty and the yearly rent of 12d., and is worth per ann., clear, 2s. 6d. The manor of Churchstreet is held of the Queen in socage as of her manor of Wyndhill by fealty and the yearly rent of 10s., and is worth per ann., clear, f10.

William Coppinger died 8 September, 36 Eliz. [1594] without any heir of his body; the said Francis Coppinger is his brother and the next heir male of the body of the said Thomas Coppinger father of the said William and Francis, and was aged 16 years on the 18th day of December last past.

Chan. Inq. p. m., ser. 2, vol. 244, No. 109.

Ferdinand, Earl of Werby.

Inquisition taken at the Guildhall, 13 June, 37 Eliz. [1595], before Thomas Walmisley, one of the justices of the Queen's Bench, Matthew Ewens, one of the Barons of the Exchequer, William Danyell, serjeant-at-law, and William Necton, feodary of the said City, commissioners, after the death of the Most Noble Ferdinand late Earl of Derby, by virtue of a commission to them and others directed, by the oath of William Styche, Thomas Rudd, Thomas Coxe, Walter Fylkins, Thomas Langhorne, Roger Warde, William Glover, George Amerye, William Crowche, William Jenson, Robart Jones, John Rippon, Hugh (?) Farington and William Woodcocke, who say that

Long before the death of the said Ferdinand Earl of Derby, Edward late Earl of Derby, his grandfather, had issue Henry Lord Straunge, afterwards Earl Derby, his son and heir apparent, father of the said Ferdinand and Thomas Stanley, knight, and Edward Stanley, knight, his younger sons: which said Henry Lord Straunge had issue Edward Stanley, esq., his eldest son, who died on the 5th day of March, 4 Eliz. [1562], at Holborn in the suburbs of the City of London without heirs male of his body; and the said Ferdinand, late Earl of Derby, his 2nd son, William, now Earl of Derby, his 3rd son, and Francis Stanley, esq., his 4th son.

The said Edward late Earl of Derby was long before the death of the said Ferdinand seised in his demesne as of fee of the manor of

Holborn in the suburbs of the City of London, and 100 messuages, 40 gardens and 1 a. of land in Holborn and Shoelane in the said suburbs, and so seised, by charter indented dated 20 March, 12 Eliz. [1570] with a schedule annexed sealed with the seal of the arms of the said Edward and subscribed with his own hand, he then being fully resolved in what ways the manors, lands, &c., mentioned in the said indenture should continue and be as well during his lifetime as after his decease, and then being desirous that the said premises should descend and come to his heirs male in the manner and form expressed in the said schedule, and to the intent that they should remain to such of his name and blood as are mentioned in the said schedule and for the paternal love and favor he bore towards the said Henry and the heirs male of his body-the said Edward agreed with George Earl of Shrewsbury, Thomas Earl of Sussex, Henry Lord Morley, Edward Lord Stafford, Edward Lord Dudley, John Arundell, knight, Richard Shirburne, knight, Thomas Houghton, esq., Edward Tildisley, esq., Thomas Cansfeilde, esq., Henry Coney and Fames Kenricke and their heirs that he and his heirs and all other persons who after the 1st day of May then next following should be seised of the said premises, should be thereof seised immediately after the said 1st day of May to the use of the said Edward late Earl of Derby for the term of his life, the remainder thereof after his decease to the said Henry then Lord Straunge and afterwards Lord Derby for the term of 99 years if he so long shall live; the remainder thereof after the death of the said Edward Lord Derby to the 1st to the 13th sons of the said Henry Lord Straunge successively and to the heirs male of their bodies severally and successively issuing; for default, the remainder thereof to the said Thomas Stanley, knight, 2nd son of the said Edward Lord Derby for his natural life; and after his decease, the remainder thereof to the 1st to the 10th sons of the said Tho has successively and to the heirs male of their bodies severally and successively issuing; for default, the remainder thereof to the said Edward Stanley, knight, 3rd son of the said Edward Earl of Derby, during his natural life; and after his decease, to the use of the 1st to the 1oth sons successively of the said Edward Stanley and the heirs male of their bodies severally and successively issuing; for default, the remainder thereof to the heirs male of the body of the said Edward Earl of Derby; for default, the remainder thereof to the heirs male of the body of George formerly Lord Straunge, grandfather of the said Edward Earl of Derby, and the heirs male of their bodies; for default, to the heirs of the body of the said Edward Earl of Derby; and for default, to the right heirs of the said Edward Earl of Derby for ever, by virtue whereof and by force of the Statute of Uses the said Edward late Earl 1 6

of Derby was seised of the said premises in his demesne as of free tenement for the term of his life, with remainders as above, and so seised, afterwards, viz., on the 24th day of October, 14 Eliz. [1572], died at Holborn. After his death the said *Henry* then Earl of Derby entered into the said premises for the term of 99 years, with remainder to the said Ferdinand and others, and so being thereof possessed died, 25 September, 35 Eliz., at Holborn. After his decease the said Ferdinand late Earl of Derby entered into the said manor of Holborn and other the premises in Holborn and Shoelane and was thereof seised in his demesne as of fee tail.

The manor of Holborn and other the premises in Holborn and Shoelane are held of the Queen in free burgage, and are worth per ann., clear, f_{10} .

The said Ferdinand late Earl of Derby married Alice daughter of 'John Spencer, knight, and by her had issue Lady Anne his eldest daughter, Lady Frances his second daughter, and Lady Elizabeth his third daughter.

The said Ferdinand died 16 April, 36 Eliz. [1594], at Holborn, without heir male of his body: the said ladies Anne, Frances and Elizabeth are his daughters and next heirs: the said Lady Anne is now aged 13 years, 7 months and 21 days, the said Lady Frances 11 years and 21 days, and the said Lady Elizabeth 7 years, 4 months and 21 days.

The said Alice Countess of Derby still survives at Holborn.

The said William now Earl of Derby is the brother and next heir male of the said Ferdinand, and son and next heir male of the said Henry late Earl of Derby, and kinsman and next heir male of the said Edward late Earl of Derby, viz., brother and heir male of the said Ferdinand, son and heir of the said Henry late Earl of Derby, son and heir of the said Edward late Earl of Derby, and is now aged 32 years and more.

Chan. Inq. p. m., ser. 2, vol. 244, No. 116.

Edward Herdson.

nquisition taken at the Guildhall, 21 May, 38 Eliz. [1596], before Nicholas Morgan, esq., deputy escheator, William Necton, esq., feodary of the said City, and John Lowman, esq., commissioners, after the death of Edward Herdson, by the oath of Thomas Sewell, William Crowche, James Robinson, John Jennynges, James Tailor, Robert Durant, Stephen Porter, Michael Crowche, Robert Sawnders, Edward Catcher, James Felles and Humphrey Hooper, who say that Long before the death of the said Edward Herdson a certain John Reynoldes, citizen and skinner of London, was seised in his demesne as of fee of 2 messuages lying in the parish of the Blessed Mary St. Gabriel [sic] in Fanchurch street within the said City, now or late in the several tenures of Arthur Gervis and Gilbert Saie.

So seised the said $\mathcal{J}ohn$ Reynolds by charter dated the last day of February, 16 Eliz. [1574], granted the said premises to the said Edward Herdson and Bridget then his wife: to hold to them and the heirs of the said Edward for ever, by virtue whereof they were thereof seised, to wit the said Edward in his demesne as of fee, and the said Bridget in her demesne as of free tenement.

The said premises are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and by the yearly rent of 6s. 8d., and are worth per ann., clear, f_{14} .

Edward Herdson died 18 February, 26 Eliz. [1584]; after his death the reversion of the said premises descended to *Thomas Herdson* his son and heir, who was aged 16 years on the 7th day of this instant month of May last past.

The said Bridget late the wife of the said Edward still survives.

Chan. Inq. p. m., ser. 2, vol. 245, No. 41.

Thomas Castell, Junior.

Inquisition taken at the Guildhall, 3 October, 36 Eliz. [1594], before Richard Martin, knight, Mayor and escheator, after the death of Thomas Castell, junior, son of Francis Castell, deceased, by the oath of Thomas Sewell, William Harvye, William Crowche, James Robinson, Robert Durrant, Stephen Porter, Nicholas Maddox, Richard Milles, Cuthbert Lee, Robert Saunders, Richard Rogers, Andrew Feildes, Richard Kirkby, Henry Best, Michael Crowche, and Edward Katcher, who say that

Thomas Castell long before his death was seised in his demesne as of fee of I messuage and I shop called the Smythes Forge alias the Ferrars Howe, now in the tenure of Thomas Garrent and Joan Walbatt, widow; I messuage now in the tenure of Isaack Tucker; I messuage now in the occupation of William Longe; I messuage now in the tenure of Thomas Trymlett; I tenement now in the occupation of Henry Neale; I messuage now in the tenure of William Breadstrete; I tenement in the occupation of Thomas Poole; I messuage in the tenure of George Sparrowe; I tenement in the occupation of Richard Robertes; I messuage in the tenure of Thomas Okeman; I messuage in the tenure of William Parker; I tenement in the occupation of Edward Hollie; I messuage in the tenure of Henry Coxe; I messuage in the tenure of John Gryffyn; I tenement in the occupation of — Muckett widow; I messuage in the tenure of — Hackins, widow; I tenement in the occupation of Thomas Draynefeild; I messuage in the tenure of — Cooke, widow; I messuage in the tenure of — Toppinge; I tenement in the tenure of Ciprian Luker; I messuage now in the tenure of James Willyams; I messuage in the tenure of Anne Fulwood, widow; and one stable in the tenure of Rowland Wodbridge: which said messuage and shop are situate at the west end of the lane called Longe Lane within the parish of St. Sepulchre in the suburbs of the City of London: and all the said messuages and tenement lie in Longe Lane, aforesaid in the said parish of St. Sepulchre without Newgate.

All the said premises are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, f_{240} .

Thomas Castell died I January, 24 Eliz. [1582]; Alice Crewes, wife of Lancelot Crewes, is his kinswoman and next heir, viz., daughter of Thomas Castell, senior, father of the said Francis Castell, father of the said Thomas Castell [named in the writ], and was aged 40 years and more at the time of the death of the said Thomas Castell.

Chan. Inq. p. m., ser. 2, vol. 245, No. 53.

John Tamworth, Esquire.

Inquisition taken at the Guildhall, 22 November, 28 Eliz. [1585], before Stephen Slany, Mayor and escheator, after the death of John Tamworth, esq., by the oath of Thomas Seawell, William Crowche, Oliver Skynner, Edward Pilsworth, Robert Durrant, Stephen Porter, Robert Saunders, Edward Katcher, Cuthbert Lee, Richard Milles, James Tailor, Christopher Askwith, Henry Earsley and William Harvye, who say that

John Tamworth was seised in his demesne as of fee tail, to him and the heirs male of his body of 1 capital messuage in the parish of St. Botolph without Aldesgate in the suburbs of the City of London; 15 other messuages, 14 gardens and 2 alleys in the said parish of St. Botolph; the manor of Norton in co. Radnor and divers lands and tenements in Norton; the 4th part of a house newly built upon a close called St. Mary Close in Clerkenwell in co. Middlesex, and upon the high way lying in a certain street called St. John's Street in Clerkenwell; the 4th part of the ground whereupon the said house is built; and the 4th part of the water course and viaduct there.

The said $\mathcal{J}ohn\ Tamworth\ and\ Dorothy\ his\ wife\ were\ seised\ to\ them\ and\ the\ heirs\ of\ the\ said\ Dorothy\ in\ right\ of\ the\ said\ Dorothy\ of\ the\ reversion\ after\ the\ death\ of\ Elizabeth\ Mullyns,\ wife\ of\ Michael\ Mullyns,\ knight,\ of\ the\ moiety\ of\ all\ that\ lordship\ or\ manor\ of\ Sherfield\ Super\ Lodon\ in\ co.\ Southampton\ and\ certain\ lands\ in\ Sherfield\ Super\ Lodon\ in\ co.\ Southampton\ and\ certain\ lands\ in\ Sherfield\ called\ Downes\ Landes;\ and\ of\ the\ reversion\ after\ the\ death\ of\ the\ said\ Eliza-beth\ of\ the\ manors\ of\ Cardington\ and\ Escottes\ in\ co.\ Bedford,\ except\ 2\ water\ mills\ late\ in\ the\ tenure\ of\ \mathcal{J}ohn\ Wolriche,\ and\ certain\ closes\ or\ pastures\ called\ Longfeildes\ and\ Huntresfeilds\ in\ Cardington\ and\ Escottes.$

The said $\mathcal{J}ohn$ and *Dorothy* were seised in their demesne as of fee, to them and the heirs of the said *Dorothy* in her right of the said z water mills and the said closes or pastures called Longfeilds and Huntresfeilds, and of the whole barony of Bedford.

So seised, an indenture was made 20th October, 32 Eliz. [1590] between the said John Tamworth of Haltsted in co. Leicester, esq., and Dorothy wife of the said John and sole daughter and heir of Thomas Colbie, esq., deceased, of the one part, and Thomas Farmor of the Middle Temple, London, esq., and John Lutwich of Lincoln's Inn in co. Middlesex, gent., of the other part, whereby the said John Tamworth agreed that before the end of I year next ensuing he by fine would assure to the said Thomas Farmer and John Lutwich the lordship or manor of Hallsted and the rectory and parsonage of Tylton, and the rectories and parsonages of Halsted, Tylton and Marfield South with their rights and members, in co. Leicester, to the late dissolved Priory of Launde sometime belonging, also all those his lands and tenements in Tylton and Halsted, sometime parcel of the lands of the late dissolved monastery of St. James near Northampton, the advowsons, gifts and rights of patronage of the vicarages of the parish Churches of Halsted and Tylton, and all the messuages, mills, lands, commons, woods, tithes, rents, fees, leets, &c., &c., in Halsted, Tilton, Marfield South and Whadboroughe in co. Leicester: and that by another fine he would assure to them all the barony of Bedford and the manors of Cardington and Escottes alias Cotton, lying in the fields, parishes and precincts of Cardington in co. Bedford, and the several fishings in the water and river of Owse on both sides of the said river as well in Newenham ats Newneham as in Cardington Escotes ats Cotton, Fenlake and Harowden, and all the messuages, mills, farms, lands, rents, woods, commons, waters, rivers, fishings, warrens, courts leet, &c., &c., 16 ★

lying in Cardington, &c., or elsewhere in England wherein the said Dorothy has any right in possession or remainder; the moiety of the lordship or manor of Sherfield ats Shirfield upon Lodon in co. Southampton, and the moiety of all the messuages, lands, warren, park, "deare," rents, &c., to the said manor of Sherfield belonging, together with the moiety of those lands and tenements in Sherfield called Downes, and all other the messuages, lands and tenements in Sherfield, Brameley, Basing, Cowich, Silchester, Stratford Saye, - Stratfeld Mortymer, Turgis, Hartley, Odyham and Rotherwick in co. Southampton, late the inheritance of the said Thomas Colbye, And it is further agreed that the said Thomas Fermor and John Lutwich and their heirs shall be seised of the said premises to the uses following, viz., all the lands in Halsted and Tylton hereafter particularly mentioned, that is, the close or pasture called the Lounde late in the tenure of Thomas Cotton, esq., the field or pasture called the Sladfeild late in the tenure of Valentyne Allen, George Lightfoote and Thomas Stanford, the field called the Brooke field late in the occupation of Roger Smythe, esq., the field called Newfeild in the tenure of the said Thomas Cotton-to the use of the said Dorothy Tamworth for her natural life for her jointure. And as to all the residue of the said lordship and manor of Halsted and the parsonages of Halsted and Tylton, and all other the messuages, lands and tenements there-to the use of the said Dorothy during her natural life; and after her decease then as to all the said premises so limited to the said Dorothy to the use of the said John Tamworth for his life; after his decease, to the use of Arthur Tamworth, and son of the said John and Dorothy, and of the heirs male of his body; for default, to the use of such other son of the said $\mathcal{F}ohn$ and Dorothy as shall be born and the heirs male of his body; for default, then to the use of the heirs male of the body of the said 70hn Tamworth by any other wife whom he shall marry after the decease of the said Dorothy; for default, to the use of Colbie Tamworth and the heirs male of his body; for default, to the use of the first son of the body of Henry Tamworth, brother of the said John, and of the heirs male of his body; for default, then to the use successively in tail male of the 2nd, 3rd, 4th, 5th and 6th sons of the said Henry; for default, to the use of the heirs male of the body of the said Henry; for default, to the use of the 1st son of the body of Christopher Tamworth, another of the brothers of the said son and of his heirs male; for default, then to the use successively in tail male of the 2nd to the 6th sons of the said Christopher; for default, to the use of the heirs male of the body of the said Christopher; for default, to the use of the heirs female of the bodies of the said John and Dorothy; for default, to the use of the heirs of their bodies; and lastly, for default, to the use of the right heirs of the said $\mathcal{F}ohn$ Tamworth for ever, provided always that if the said $\mathcal{F}ohn$ and Arthur Tamworth shall die without heirs male of their bodies, the said Dorothy being alive, that then the said fines concerning the said premises in co. Leicester shall be and the cognizees therein shall be seised of the close called Tamworth close late in the tenure of $\mathcal{F}ohn$ *Frysbye*, the close called Honye land near to the Pynfold in Halsted in the tenure of Anne Turnor, widow, a close called Paradize late in the tenure of $\mathcal{F}ohn$ Walker, and I close called the Cawsey close in Halsted and of the tithes of corn and grain in Halsted, Tylton and Marfield to the use of the said Dorothy for her life and afterwards to the uses before mentioned [here follows numerous other agreements and provisoes].

Afterwards, to wit, in the octaves of St. Martin, 33 Eliz. [1590], the said $\mathcal{F}ohn$ and *Dorothy* by fine conveyed the moiety of the manor of Sherfeild super Loden . . .¹ and Escotes and the barony and other the premises in co. Bedford and the said mills . . . and the heirs of the said *Thomas* for ever: which said fine was levied to the uses specified in the said indenture. . .

The said John Tamworth was seised in his demesne as of fee of the manor or lordship of Halsted in co. Leicester and of divers lands and tenements in Halsted, Tylton, Marfield South and Whatborough in co. Leicester.

So seised, an indenture was made 23 December, 33 Eliz. [1590], between the said $\mathcal{J}ohn \ Tamworth$ of Halsted and the said ThomasFermor and $\mathcal{J}ohn \ Lutwich$, whereby after reciting the said Indenture of 20 October, 32 Eliz., the said $\mathcal{J}ohn$ agrees that he before the end of 1 whole year by fine will convey to the said Thomas Fermor and $\mathcal{J}ohn$ Lutwich the said last mentioned premises, and the rectories and parsonages of Halsted, Tylton, Marefield South and Whatborough, and all the messuages, lands, mills, &c., &c., thereto belonging, to the use of the said Dorothy Tamworth wife of the said $\mathcal{J}ohn$ for her natural life in the name of her jointure, with remainders as above. [The provisoes cover 2 very large membranes.]

The said Arthur Tamworth died at London in the lifetime of the said John without issue of his body.

The messuage and other the premises in London are held of the Queen in chief by knight's service, and are worth per ann., clear, during the life of a certain *Christiana Tamworth*, widow, I grain of pepper and not more by reason of a prior demise thereof made to the said *Christiana*, and after her decease they will be worth per ann., clear, f_{I3} 6s. 8d., of

¹ Illegible.

whom or by what service the 4th part of the house and o her the premises in co. Middlesex are held the jurors know not : they are worth per ann., clear, 12d. The moiety of the manor of Sherfield and of other the premises in co. Southampton is held of the Queen in chief by the great serjeanty of being marshall of the courtesans (meretricibz) in the King's household, and of dismembering condemned malefactors and of measuring the gallons and bushells in the King's household, and i worth during the life of the said Elizabeth Mullins, who still survives, nothing, and after her decease it will be worth per ann., clear, 66s. 8d. The manors of Cardington and Escottes, the said barony and other the premises in co. Bedford are held of the Queen in chief by knight's service, and are worth, except the said mills and closes called Longfield and Huntresfield, during the life of the said Dorothy nothing, and after her decease f13 6s. 8d. The said mills and closes in co. Bedford are worth per ann., clear, $f_{.6}$ 13s. 4d. The manor of Norton and other the premises in co. Radnor are held of the Queen in chief by knight's service, and are worth per ann., clear, $f_{,45}$. The manor of Halsted and other the premises in co. Leicester are held of the Queen in chief by the 100th part of a knight's fee, and are worth per ann., during the lifetime of the said Dorothy, nothing, and afterwards f_167 .

John Tamworth died at London 18 February, 36 Eliz. [1594], the said Colbie Tamworth is his only son and next heir, and was aged 8 years on the 7th day of April last past.

The said Dorothy Tamworth still survives.

Chan. Inq. p. m., ser. 2, vol. 246, No. 112.

Thomas IAhitebrooke, Gentleman.

nquisition taken at the Guildhall, 5 January, 38 Eliz. [1596], before Stephen Slany, Mayor and escheator, after the death of Thomas Whitebrooke, gent., by the oath of Thomas Sewell, William Harvie, William Crowche, Hugh Leighe, James Robinson, Hugh Ingraham, Robert Durant, Robert Saunders, Stephen Porter, Andrew Feilde, Humphrey Hooper, Richard Milles, Henry Best and Henry Earsley, who say that

Long before the death of the said *Thomas Whitebrooke*, a certain *Thomas Lownde*, late citizen and grocer of London, deceased, grandfather of the said *Thomas Whitebrooke*, was seised in his demesne as of fee of 1 capital messuage or hospice, called the George in Lumberdstreete in the parish of St. Edmund; 2 messuages situate in the said parish of St. Edmund on the west part of the said capital messuage; 2 other messuages in the said parish of St. Edmund on the east part of the said capital messuage, now or late in the tenure of *Robert Decreo* (?); I messuage with sollars, cellars, buildings, &c., called the Corner Howse and now called the Signe of the Bell, lying in the parish of St. Mary Magdalene, London, at the end of the street called Milkestreete, and in the street called Cheapside on the west side of the said Milkestreete, late in the tenure of *Leonard Docester*; I garden with a house built thereupon, lying in the parish of St. Giles without Creplegate, London, late in the tenure of *Rowland Watson*.

So seised, the said *Thomas Lownde* made his will the 17th day of May, 7 Edw. 6 [1553], and thereby bequeathed the said tenements to *Catherine*, then his wife, for the term of her life, the remainder, after her decease to *Margaret Lownde*, daughter of the said *Thomas*, and to the heirs of her body; for default, the remainder thereof to the Mayor and Chamberlain of the City of London and to the governors of the Hospital of St. Bartholomew in West Smithfield and their successors for ever for the relief and maintenance of the poor in the said hospital.

Afterwards the said *Thomas Lownde* died so seised in London, after whose death the said *Katherine* entered into the said premises. While the said *Katherine* was so thereof seised the said *Margaret* married $\mathcal{J}ohn$ Whitebrooke, gent., and they had issue the said *Thomas White*brooke (named in the writ) and $\mathcal{J}ohn$ Whitebrooke.

The said *Margaret* died 21 November, 22 Eliz. [1579], after her death the said remainder descended to the said *Thomas Whitebrooke* as her son and heir.

The said *Thomas* died within the age of 21, without issue of his body, during the lifetime of the said *Katherine*, after whose death the said remainder descended to the said *John Whitebrooke*, junior, as brother and next heir of the said *Thomas*.

The said *Katherine* died 12 August, 34 Eliz. [1592], and after her death all the said premises descended to the said $\mathcal{J}ohn$ *Whitebrooke*, junior.

The capital messuage called the George in Lumbertstreet and the messuages lying on the west and east sides thereof are held of the Queen by fealty only in free burgage of the City of London and not in chief, and are worth per ann., clear, $\pounds 8$. The messuage called the Corner House, now the Sign of the Bell in Milkstreet is held in free burgage, and is worth per ann., clear, $\pounds 4$. The garden with the house thereupon built in the parish of St. Giles without Creplegate are held of the Queen by fealty only in free burgage and not in chief, and are worth per ann., clear, $\pounds 6$.

Thomas Whitebrooke died 8 August, 29 Eliz. [1587], the said John Whitebrooke, junior, is his brother and next heir, and was then aged 13 years and 7 months.

Chan. Inq. p. m., ser. 2, vol. 246, No. 126.

Bester WHotton.

Inquisition taken at the Guildhall, 22 December, 39 Eliz. [1596], before Thomas Skynner, Mayor and escheator, after the death of Hester Wotton, late the wife of Edward Wotton, esq., now knight, by the oath of Thomas Sewell, William Crouch, Andrew Feilde, Robert Durant, Michael Crouche, Humphrey Hooper, Richard Mylles, Henry Best, John Adlyn, Edward Catcher, Henry Earsley, James Fell, Peter Noxon, Edward Pilsworthe, Hugh Ingram, Robert Saunders, Christopher Askwithe and William Harvie, who say that

Hester Wotton long before and at the time of her death was seised in her demesne as of fee-tail, viz. to her and the heirs of her body of r large messuage situate in the street called St. Mary at Axe, late in the parish of the Blessed Mary at Axe and now in the parish of St. Andrew Undershaft within the City of London, and I large garden thereto adjoining, which said messuage and garden were in the occupation of the said Edward Wotton at the time of the death of the said Hester; I other messuage and I cottage in the said street, and I garden thereto adjoining lying on the north part of the said large messuage; a certain parcel of land now being a garden and orchard, late in the said parish of St. Mary at Axe and now in that of St. Andrew Undershaft lying on the south part of the said large messuage, upon which said parcel of land, now a garden and orchard, 3 messuages with gardens and orchards, yards and wells belonging to the said messuages were situated, and were formerly in the tenure of Thomas Wittingham, citizen, barbersurgeon and surgeon of London, and are now in that of the said Edward Wotton, knight; also the house and site of the late abbey or monastery of Bella Landa alias Byland in Biland in co. York, now dissolved, and all the messuages, houses, granges, stables, barns, &c., &c., within the site and precinct of the said abbey; I water mill within the site of the said late monastery, and I small close of land to the said mill adjoining, containing by estimation 22 a., and I dovecote being within the said close; I close of land called Backhowse garth, containing 3 a. to the said mill adjoining; 1 other close of land and pasture called Bailiff Ing. containing 2 a.; 1 close of land, meadow and pasture called Thabbott Ing, containing 3 a.; I close of land and

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pasture called Waitgarth, containing 2 a.; I close of land and pasture called Banke Ing, containing 41 a.; I house or cottage called Caltarhouse and 2 closes of land thereto adjacent; I meadow called Caltarhowse Ing, containing 4 a.; I meadow called Appulgarth containing 4 a.; I orchard and I small close of land, closely adjoining the said orchard, containing 1 a.; 1 meadow called Hol Ing, containing 6 a.; 1 close of land or pasture called Horse londe, containing 3 a.; I meadow called Chappell garth containing 11 a.; 1 close of land or pasture called Rede Myers containing 3 a.; I close of land and pasture called the Orchard, containing 8 a., adjoining the room which was late of the Abbot of the said monastery; I close of land called Southseller Ing, containing 22 a.; I close of land called Smithie garth containing I a. in the parish of Cuckolde in the said county of York; I messuage called Newhowse in the said parish of Cuckolde, with all the orchards, gardens, curtilages, lands, waters, fishings, &c., in the said parish of Cuckolde or elsewhere to the said messuage in any way belonging; I close of land called Newlathfeild containing 40 a.; I meadow called Cloughkeldbuske containing 3 a.; 1 close of land and pasture called Conygarthfeld containing 20 a.; I close of pasture called Conygarth leez containing 10 a.; I close of land called Litlefeilde containing 4 a., I small close of waste land containing 4 a. to the said close called Litlefelde adjoining; I close of pasture called Render Close containing 5 a., and I close of land called Synkliffe close containing 11 a. in the said parish of Cuckolde; 2 fishings in the rivers called Kilbourne River and Synkliffe River in the parish of Kilbourne and Cuckolde in the said county; 2 small messuages or cottages there and I small close of land thereto adjoining containing $\frac{1}{2}$ a, of land in the said parishes; I close of land and pasture called Hogesons wiffes close containing 4 a.; I close of arable land called Tiler Marre containing 5 a.; I close of land called Olestedfeilde, containing 10 a. of land; 1 meadow called Helome Ing, containing 13 a.; 1 wood called Helome Hagge; 1 wood called Hoode Hagge; I wood called Lymekyln Hagge with the lands and grounds of the said woods in the said parish of Cuckolde; I close of pasture called Turnpyngstanke containing 1 a.; 1 meadow called Stanke containing 2 a.; I meadow called Thourneclose containing 3 a.; I wood called Thabbye.Banke; I wood called Pipedale; I wood called Londe Banke; I wood called Duckedale; I wood called Kydderstie banke; I wood called Cheritree Slake; I wood called Esshet; I wood called Wane parke, I wood or le Skare, called great Burtostis; I small wood or le Hagge called Calff Parke; I other wood called Robinsons Hagge; I wood called Sproxton Hagge; and I large wood called le Parke with all the lands and grounds of the same lying in the said parish of Cuckolde;

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I meadow called Skymerlande, containing 3¹/₂ a.; I meadow called Benfelde containing 5 a.; I close of land called great Lawnde containing II a.; I meadow called le Holte containing 8 a.; I meadow called Walkemill damme containing 4 a.; all the wood called Westhagge containing 20 a.; and 1 wood called Came shed containing 4 a., together with all the lands and grounds of the said woods in the said parish of Cuckolde; also the grange and tenement called Newsted grange in the said parish of Kilbourne, with all the lands, tenements, meadows, &c., to the said grange belonging; I close of land called Calfe close containing 2 a.; I close of land and pasture called Mere close containing 40 a.; I close of land and pasture containing 5 a. at le Washinge Stane; I close of land called Litlefeilde containing 7 a., lying behind the house there; I close of land and pasture called Rigwey Ing containing 10 a.; and all that wood called Rigwey Hagge with the land and soil of the said wood in the said parish of Kilbourne; I close of land and pasture called Stothill containing 8 a.; I close of land and meadow called Hanerfelde containing 5 a.; and all that wood called Crackling with the land and soil of the said wood in the said parish of Kilbourne; I close of land lying under the barns there and I parcel of land thereto belonging, lying within the lane there, containing 4 a.; 1 meadow called Wasse Ing and I wood called Est Cawcardale in the said parish of Kilbourne; I tenement, I fulling mill and I close of land called Walkemill close; I close of land called Crackling Ing; I close of land called High close; r close of land called Tenter close; r close of land called Laning leading towards the said late monastery; I other close of land called Lane Ing leading towards Cracling close; and 2 small orchards and I small close of land called little Tenter close, formerly demised to Robert Roper and Agnes his wife in the said parish of Cuckolde; all that tenement or grange of Est cambe in the said parish of Kilbourne, with all the lands, tenements, meadows, &c., thereto belonging; 3 closes of arable land and 1 meadow called Northte Ing; and all the other closes of land and meadow called Snawe Ing, Lath garth, South Ing, Calff close, Bere (?) close, Stilerig Pipedale close and Abbey Banke, and all that le Hollin and common in Sneverstie, and all those closes of land lying within Thorpe and Willowes called Pill the waite Rigweye leez le Throughe Thorpe Stabling and Chafer close; 2 closes of land, meadow and pasture called lez . . . and I other close of land and pasture [called] Howethwaite Ing in the said parish of Kilbourne, formerly demised to James Foxe ; all that grange or tenement called West cambe in Kilbourne, formerly demised to James Moysier, with all the lands, &c., therewith demised; all those closes of land called Litle Ing, Brode Ing and Dere bolte, 2 small closes of

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arable, land parcel of Dere bolte, I other close of land called Tuppclose, I close of pasture called Bent close, I parcel of land called Smithie Grene in Cawkardale Hagges, and all that wood called Westcawkardale with the commons thereof in Kilbourne aforesaid: I messuage called Cowhowse situate in Oldstede in the said parish of Kilborne; I meadow called Barbourclosse, containing 3 a.; I meadow containing 4 a., lying near and before the gate of the said messuage called Cowhowse: I close of land and pasture called Collierhowse close containing 5 a.; and 1 other close of land and pasture called Higheclose, containing 3 a.; 4 a. of meadow in Helome Ing; 1 small le Hagge and the wood and pasture called Maltehowse Banke and I other close of pasture called Cowclosse; I small hill or piece of land and pasture called Skalehill; I close of pasture called Drape leez containing 20 a.; I close of pasture called Hagg leez, containing 10 a.; I wood called Middlebarghe containing 12 a., with the land and soil thereof, 3 a. of meadow called Helome Ing in Oldstede in Kilbourne aforesaid; all that messuage or grange called Oldstede, with the lands, &c., thereto belonging in Kilbourne aforesaid; I messuage called Whitestone Cote; I meadow lying next or near that messuage; I small close of land in the parish of Keyrbie in co. York; the 1st crop of 7 a. of meadow in Skaling Ing in the parish of Thirste in the said county belonging to the said tenement called Whitestone Cote; all that messuage called Old Byland Cote in the parish of Old Bylande in the said county; I close of land called Gylgarthes; I close of pasture called Lounne close; I close of land and meadow called Tuppinge, I close of land and pasture lying in 3 several parcels called Essheburie Closse and the 1st crop of 13 a. of meadow within the close called Raines, and with pasture for 4 beasts, and all the common there in the said parish of Old Bilande, with all the lands, &c., to the said messuage called Old Bilande Cote belonging; all those woods and underwoods called Essheburie Hagges and Raines in the said parish of Old Bilande; all that messuage called Cornemill in the town of Old Bilande : I close of land and pasture called Curdall Inges; I messuage near the cemetery of Old Bilande together with I toft and I croft thereto adjoining; I close of land and meadow called Marle Ing; I close of land and meadow called Skawton Ing; 2 closes of land and pasture called leez Raynes; all that wood and woodland called le Raynes, and of land and wood called Kidbanke; all that wood called le Hagge, with the land and soil of the same; I half acre of meadow in Toune Inne (?) closes, and I parcel of meadow in Oxendale, in Old Bylande, together with pasture for I beast in the Ox pasture, and half I bovate of land in each field there, together with common of pasture to the said premises belonging, all those lands,

meadows, woods, &c., formerly demised to Robert Powton being now or late in his tenure in the town of Old Bylande; I meadow called le fiftene acres lying in le Flatt in a certain field called le Estfeilde of Iselbecke in the parish of Thurkilbie (?); all those lands called le leez late in the tenure of William Fulthorpe in the parish of Thurkilbie aforesaid; the manor of Oswaldkirke in co. York; 12 messuages, 20 cottages, 3 tofts, I dovecote, 10 barns, 34 gardens, 10 orchards, 100 a. of land, 50 a. of meadow, 150 a. of pasture, 200 a. of wood, 200 a. of furze and heath and 10s. rent in Oswaldkirke and Stangrave; and common of pasture for all beasts there; 10 a. of land, and 8 a. of meadow in Stangrave; 2 messuages, 20 a. of land, 12 a. of meadow and 40 a. of pasture in Southbourne; and 1 cottage, I garden, and 8 a. of land and meadow in Bidlonne.

So seised, the said *Hester* had issue by the said *Edward Wootton* her husband, *Pickeringe Wootton*, *Thomas Wootton* and *Philippa Wootton* now the wife of *Edward Bacon*, esq., who still survive at London.

The large messuage and the large garden thereto adjoining lying in the street called St. Mary at Axe and now in the said parish of St. Andrew Undershaft are held of the Queen in chief, viz., by the 10th part of 1 knight's fee and by the yearly rent of 5s. 3d., and are worth per ann., clear, f_4 . The other messuage and I cottage and I garden in the said parish are held of the Queen in free burgage of the City of London, and are worth per ann., clear, 20s. The said parcel of land now an orchard and the 3 messuages thereupon built in the said parish are held of the Queen in free burgage of the City of London and are worth per ann., clear, 20s. The house and site of the said late Abbey or monastery of Bellalanda alias Bilande and all the said manors, granges, lands, woods, &c., in Cuckolde, Kilbourne, Kirbie, Thurske, Old Bilande and Thurkelbie are held of the Queen in chief by the service of the 10th part of a knight's fee, and paying yearly for the said house and site, the tenement called Newhowse, the grange, messuage and tenement of Estcambe and Westcambe, the grange called Oldestede Cote, the tenement called Cowhouse, and all the said messuages, lands, &c., in Cuckolde and Kilbourne 745. 11d.; for the said tenement called Whitestone Cote and the said lands thereto belonging 2s.; for the messuage called Olde Bilande and the lands thereto belonging, and the wood called Assheburie Hagge 4s.; for the messuage called Cornemill and the lands thereto belonging and the wood called le Raines in Old Bilande 6s.; for the said meadow called leez fiftene acres, and le leez in Iselbecke in the said parish of Thurkilbie 4s. The said house and site of the said late abbey of Bella landa, and all the granges, messuages, lands, &c., in Cuckolde, Kilbourne, Kirbye, Thurske, Old Bilande and Thurkilbie are worth per ann., clear, f_{38} . The manor of Oswalkirke, and the said 10 messuages, &c., in Oswaldkirke and Stangrave, the common of pasture for all beasts in Oswaldkirke and Blackmore and the advowson of the Church of Oswaldkirke are held of *Edward Earl of Rutland* by knight's service, and are worth per ann., clear, f_{13} 6s. 8d. The 10 a. of land, &c., in Stangrave are held of the Queen as of her manor of Stangrave by fealty and rent, and are worth per ann., clear, 5s. The premises in Southbourne are held of the Queen in chief by knight's service and are worth per ann., clear, f_{3} 7s. 8d.

Hester Wootton died 8 May, 34 Eliz.; the said Pickeringe Wootton is her son and next heir, and was then aged 9 years and more. Immediately after the death of the said Hester the said Edward Wootton entered into all the said premises and was thereof seised in his demesne as of free tenement for the term of his life by the "curtisie of Englande" and took and still takes the profits thereof: the said Edward still survives in London.

Chan. Inq. p. m., ser. 2, vol. 248, No. 47.

Peter Osborne, Esquire.

Inquisition taken at the Guildhall, 6 April, 39 Eliz. [1597], before Henry Billingsley, knight, Mayor and escheator, after the death of Peter Osborne, esq., by the oath of William Harvy, John Jennynges, Andrew Feilde, Robert Saunders, Peter Noxon, Henry Best, Richard Milles, Michael Crowche, George Holman, Henry Earsley, Humphrey Heoper, William Chambers, Richard Blinckhorne, Thomas Pulford and Nicholas Askwith, who say that

Long before the death of the said *Peter Osborne* one *Edward Snowe* of Hawnes in co. Bedford, gent., was seised in his demesne as of fee of all that house and site of the late monastery of Chicksand *alias* Chixsand *alias* Chicksandes in the said county, and of all the Church, belfrey and cemetery of the said late monastery, all the lordship and manor of Chickesond in the said county, and all the messuages, houses, meadows, woods, tithes, mills, waters, &c., &c., in Chicksand and Deane in the said county to the said monastery belonging; all that grange, farm and tenement called Hawnez graunge in the said county; all the rectory and Church of Hawnez in the said county; the advowson, gift and right of patronage of the said Church; and all the messuages, lands, mills, waters, &c., &c., in Hawnes to the said grange and monastery belonging; all that wood and land called Awferney Wood in

the parish of Hawnes, to the said monastery of Chicksand belonging; and the reversion and remainder of all the said premises.

So seised, the said *Edward Snow*, by deed dated 17 May, 29 Eliz. (the licence of the said Queen first had and obtained), for divers considerations therein mentioned, granted all the said premises to the said *Peter Osborne* and to *John Osborne*, esq., his son, and their heirs for ever: by virtue whereof full possession and seisin of the said premises was delivered to the said *John Osborne* on the 20th day of May in the said 20th year.

Afterwards, viz., on the Morrow of Holy Trinity, 29 Eliz., a fine was levied of the said premises between the said Peter Osborne and John Osborne, plts., and the said Edward Snowe and Emma his wife and Richard Smyth, gent., and Mary his wife, deforciants, of the said premises, whereupon the said Edward and Emma and Richard and Mary acknowledged the said manor, site and tenements in Chicksand, Deane and Hawnes to be the right of the said Peter and the same remised to the said Peter and John and the heirs of the said Peter for ever: which said fine so levied was to the use of the said Peter and John Osborne and their heirs for ever, as by a certain indenture dated 20 May, 29 Eliz., more fully appears: by virtue of which said premisses the said Peter and John entered into the said premises, and were thereof seized in their demesne as of fee.

Afterwards, viz. on the 7th day of June, 34 Eliz. [1592], the said *Peter Osborne* died, and the said *John* was solely seised of the said premises in his demesne as of fee.

The said *Peter Osborne* and a certain *Richard Josua* of Maldon in co. Essex, gent., were seised in their demesne as of fee of the manor of Southfambridge in co. Essex, and of the advowson, gift and right of patronage of the Rectory and Church of Southfambridge; and being so seised, the said *Richard* by deed dated at Maldon, 11 February, 3 Eliz. [1561], granted, released and quitclaimed to the said *Peter Osborne* and his heirs all his right, title and interest in the said manor and advowson, by pretext whereof the said *Peter* was thereof seised in his demesne as of fee.

The said *Peter* long before his death was seised in his demesne as of fee of all those tenements situate in Westcheape in the parishes of St. Mary Colchurch and St. Martin in Iremonger Lane, London, one whereof was late in the occupation of $\mathcal{J}ohn$ Blackman and is now in the tenure of Robert Cutte; another was late in the occupation of *Thomas Muffett* and is now in that of William Lynacre, and another was late in the occupation of Cuthbert Beeston and is now in the tenure of Thomas Bacon; also of the reversion and remainder of the manor of Lachingdon Barnes alias Purley Barnes in the said county of Essex after the death of John Latham, gent., who still survives, and for default of issue male of the body of the said John Latham lawfully begotten.

So seised, the said Peter made a certain indenture of 7 parts, dated 4 July, 30 Eliz. [1588], between himself of the first part; Hugh Broughton of London, preacher, William Fowler of Harnedge Graunge in co. Salop, esq., Richard Fowler, son and heir apparent of the said William Fowler, Francis Blythe, Ambrose Rowse, esgrs., and John Astell of Grays Inn, gent., of the 2nd part; John Osborne, gent., son and heir apparent of the said Peter, of the 3rd part; Christopher Osborne, 2nd son of the said Peter, of the 4th part; Henry Osborne, 3rd son of the said Peter, of the 5th part; Richard Osborne, another of the sons of the said Peter, of the 6th part, and Thomas Osborne, another of the sons of the said Peter, of the 7th part, witnessing that in consideration of the marriage already solemnised between the said Peter Osborne and Anne now his wife, and for part of a convenient jointure to be assured to the said Anne for her natural life, if she overlive the said Peter, and for the better advancement in living of the said Christopher, Henry, Richard, and Thomas Osborne, younger sons of the said Peter, and of the heirs of their bodies, it is covenanted and agreed to between the said parties as follows: the said Peter for him and his heirs promises the said Hugh Broughton, William Fowler and others that immediately after the ensealing hereof he will stand seised of the manor of Southfambridge and of the advowson, presentation and right of patronage of the Rectory and Church of Southfambridge, and of all the messuages, houses, mills, barns, orchards, tithes, lands, meadows, woods, rents, &c., situate growing or coming in the town, parish, fields or hamlets of Southfambridge, and also of all those tenements lying in Westcheape in the parish of St. Mary Colchurch and St, Martin in Iremonger Lane, and of all shops, cellars, sollars, warehouses, chambers, windows, lights, courts, &c., to the said 3 houses belonging; and of the reversion, remainder and inheritance of the manor of Lachingdon Barnes in co. Essex: of which said manor of Lachingdon Barnes alias Purley Barnes the said Peter Osborne stands seised in fee simple in reversion or remainder now expectant upon certain uses, estates or limitations mentioned in a pair of indentures tripartite dated 10 January, 15 Eliz. [1573], made between John Latham of Sandon in co. Essex, gent., of the 1st part, the said Peter Osborne of the 2nd part, and Sir Thomas Wrothe of Enfield in co. Middlesex, knight, and Robert Creswell of London, esq., of the 3rd part; and of all other the messuages, lands, tenements and hereditaments of the said Peter Osborne in the parishes of Lachingdon and Purley, to the uses following, viz., of the said manor of Southfambridge

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and all other the premises there, to the use of the said Peter and the said Anne his wife for their natural lives, and the life of the longer liver of them, without impeachment of waste; and after their several deceases, then of one 4th part of the said manor and premises, to the use of the said Christopher Osborne and of the heirs of his body lawfully begotten; and for default, to the use of the said Henry, Richard and Thomas Osborne and of the heirs of their bodies: and of one other 4th part of the said manor and premises, to the use of the said Henry Osborne and the heirs of his body; and for default, to the use of the said Christopher, Richard and Thomas Osborne and of the heirs of their bodies : and of I other 4th part of the said premises, to the use of the said Richard Osborne and the heirs of his body; and for default to the use of the said Christopher, Henry and Thomas Osborne and the heirs of their bodies: and of one other 4th part of the said manor and premises, to the use of the said Thomas Osborne and the heirs of his body; and for default to the use of the said Christopher, Henry and Richard Osborne and the heirs of their bodies; and for default, to the use of the right heirs of the said Peter Osborne for ever. And of the said 3 houses in London, to the use of the said Peter Osborne during his natural life; and after his decease, to the use of John Osborne, son and heir apparent of the said Peter, and of the heirs of the said John for ever. And of the reversion and inheritance of the said manor of Lachingdon Barnes and of all other the messuages, lands, tenements and hereditaments of the said Peter in Lachingdon and Purley, to the use of the said Peter for his natural life; and after his decease, to the use of the said John Osborne and his heirs for ever; provided nevertheless that it may be lawful for the said Peter at any time at his pleasure by one or more writings to alter, determine, diminish or enlarge any uses, limitations or intents herein comprised.

After the decease of the said *Peter*, the said *Anne Osborne* entered into the said manor of Southfambridge and is still thereof seised in her demesne as of free tenement, the remainder thereof as above.

Long before his death, the said *Peter Osborne* was seised in his demesne as of fee of all that messuage called le White Harte situate in Westcheape in the parish of St. Mary Colchurch in London, now or late in the tenure of *Annabell Baye*, widow; and so seised, the said *Peter* and *Anne* his wife by deed dated 4 July, 30 Eliz. [1588], enfeoffed thereof *Hugh Broughton* of London, preacher, *William Fowler* of Harnedge Graunge in co. Salop, esq., *Richard Fowler*, son and heir apparent of the said *William, Francis Blyth*, esq., *Ambrose Rowse*, esq., and *John Astell* of Greys Inn, gent., and their heirs for ever: to hold to them and their heirs for ever to the use of the said *Peter Osborne* during his natural life; and after his decease, to the use of John Osborne, son and heir apparent of the said Peter, and his heirs for ever, as by the said deed acknowledged before William Fleetwood, esq., serjeant-at-law, and Recorder of the City of London and Henry Prannell one of the Aldermen of the said City on the 19th day of July, 30 Eliz. [1588], and enrolled in the Hustings of the pleas of land held in the Guildhall, London, on Monday next after the feast of St. Mildred the Virgin in the said 30th year, more fully appears.

The house and site of the said late monastery of Chicksande and the said lordship and manor of Chicksand in co. Bedford are held of the Queen in chief by the service of the 20th part of a knight's fee and by the yearly rent of $f_{.4}$ 10s. 1d., and are worth per ann., clear, $f_{.45}$ 0s. 10d. The grange or farm and tenement called Hawnes Grange in the said county are held of the Queen in chief by the service of the 40th part of a knight's fee, and by the yearly rent of 20s. $5\frac{3}{4}d$., and is worth per ann., clear, $f_{.8}$ 16s. $6\frac{1}{4}d$. The said rectory of Hawnes in the said county is held of the Queen in chief by the service of the [blank] part of a knight's fee, and is worth per ann., clear, $f_{.4}$ 17s. 10d. The said wood called Awferney Wood in Hawnes is held of the Queen by fealty only, and is worth per ann., clear, 10s.

The manor of Southfambridge and the advowson of the rectory and Church of the same in co. Essex is held of the Queen in chief by the service of the [blank] part of a knight's fee, and are worth per ann., clear, $f_{\rm s}$.

The 3 tenements in Westcheap are held in free burgage of the City of London, and are worth per ann., clear, $f_{.6.}$ The manor of Lachingdon Barnes, alias Purley Barnes in co. Essex, is held of the said *Christopher Osborne* as of his manor of Northfambridge by the yearly rent of 12s. and suit at court, and is worth per ann., when it shall happen, 33s. 4d. The said messuage called le White Harte in Westcheap, London, is held of the Queen in chief by the [blank] part of a knight's fee, and is worth per ann., clear, 66s. 8d.

The said Peter Osborne died 7 Iune, 34 Eliz. [1592]; John Osborne, esq., is his son and heir, and was then aged 38 years.

Chan. Inq. p. m., ser. 2, vol. 249, No. 59.

Stephen Porter, citizen and grocer.

I nquisition taken at the Guildhall, 9 April, 39 Eliz. [1597], before *Henry Billingsley*, knight, Mayor and escheator, after the death of *Stephen Porter*, citizen and grocer of London, by the oath of *William* Harvy, William Crowche, Edward Osborne, Thomas Jennynges, Andrew Feilde, Cuthbert Lee, Robert Sawnders, Peter Noxton, Christopher Askwith, Henry Best, Richard Milles, Michael Crowche, George Holman, Henry Earsley, Richard Blinckhorne, Nicholas Askwith and Thomas Pulforde, who say that

Stephen Porter long before and at the time of his death was seised in his demesne as of fee of the reversion of I messuage and of I garden thereto belonging in the parish of St. Sepulchre in the tenure of $\mathcal{F}ane$ Baesh, widow; the reversion of one other mesuage in the said parish, formerly in the tenure of $\mathcal{F}ohn$ Hipworth, gent., and now or late in that of the said $\mathcal{F}ane$ Baesh; the reversion of one other messuage in the said parish now in the tenure of $\mathcal{F}ohn$ Powell, yeoman; the reversion of one other messuage lying in the said parish, now in the tenure of Lancelot Browne, M.D.; the reversion of one other messuage in the said parish, now in the tenure of William Kingesfeilde, freemason; the reversion of I tenement in the said parish, now in the occupation of Matihew Lowe, gent.; all which said premises the said $\mathcal{F}ane$ Baesh holds for the term of her life; which said $\mathcal{F}ane$ still survives.

The said Stephen was likewise seised in his demesne as of fee of I messuage situate at le Pye Corner in the said parish of St. Sepulchre without Newgate in the suburbs of London, now in the tenure of Nicholas Stywarde, Doctor of Laws; I messuage, being a corner house lying in the parish of St. Lawrence Powntney, London, now in the occupation of Francis Lathbury; 3 messuages being in the said parish of St. Lawrence Powntney, formerly in the several tenures of Gartrude Bartholmewe and Elizabeth Whitmore, widow, and now in those of William Lardge, William Massam and Anthony Morgan; 8 messuages and 4 gardens lying in the street called Grub Street in the parish of St. Giles without Criplegate, London, now in the several tenures of John Clarke, John Clyfford, ---- Parkins, Christopher Jeninges, ---- Fearfaxe, and Widow Skelton; I messuage situate in a certain lane called Foster Lane in the parish of St. Michael at le Quearne, London, now in the tenure of Francis Edwardes, goldsmith; 1 old house, called an "old Backe rome or Backhouse," to the said messuage adjoining in the said parish of St. Michael, now in the tenure of the said Stephen Porter at the time of his death; 1 messuage and 2 a. of arable land lying in the parish of Berkinge in co. Essex, now in the tenure of John Streaton; 1 messuage newly built with 2 crofts of arable land containing 4 a. of land, lying on the west side of Galestreate in the said parish of Berkinge, now in the tenure of ---- Gibbes ; 2 messuages, formerly 1 messuage, in the said parish of Berkinge, now in the occupations of George Everis and William Emerye; 2 a. of arable land lying in Ripledowne in the

parish of Daggenham in co. Essex, now in the tenure of Henry Clarke; r croft of arable land called Holeffeild, containing 3 a. of land, formerly parcel of the land called Hedgmans yarde and late Nattockes, being in the said parish of Daggenham now in the tenure of -----; 1 a, of arable land lying in East Downe or West Downe called Shirelande in the said parish of Barkinge, now in the tenure of the said Henry Clerke ; 1 a. of marsh land lying in Riple Marshe in the said parish of Barkinge, now in the tenure of William Stevens ; divers parcels of arable land, containing 10 a. of land at Parselowes lane end, in the said parish of Barkinge now in the occupation of the said William Stevens; I parcel of marsh land called Sande Creeke, containing 10 a. of land, lying in Daggenham Marsh in the said parish of Daggenham, now in the tenure of the said William Stephens; 2 a. of marsh land lying in the common marsh of I parcel of wood land called Bushe grove lying in the said parish of .Barkinge, containing — acres of land, now in the tenure of —, lately purchased by the said Stephen Porter of William Nutbrowne, gent.; and I messuage situate in Haselinge Feilde in co. Cambridge, now in the tenure of Susan Porter, widow.

So seised, the said Stephen Porter made his will the 5th day of February, 1596, as follows: I give to Thomas Porter my son and his heirs for ever the reversions immediately after the death of Mrs. Fane Baeshe, widow, of all those messuages, lands, tenements and hereditaments which I lately bought of Ralph Baeshe, esq., lying in the parish of St. Sepulchres without Newgate in London, except the capital messuage there now in the tenure of "Mr. Doctor Styward Esquire Doctor of lawe". I also give to the said Thomas and his heirs for ever all other my messuages, lands, &c., in the parishes of ---- and St. Giles without Creplegate, London. All other my messuages, lands, &c., as well freehold as copyhold, not before bequeathed, lying in the parishes of Barkinge and Daggenham in co. Essex I leave to descend to Stephen Porter my son and heir by course of inheritance, provided always that if the said Stephen or his heirs shall at any time hereafter claim the said messuages and lands hereby given to my said son Thomas and shall sue him (Thomas) for the same then I give to the said Thomas all my messuages and lands lying in the parish of St. Michael att Quearne in London which I lately purchased to me and my heirs for ever of Richard Foster and Thomas Barnes, gentlemen, and all that parcel of Marsh land called Sand Creekes, lying in the said parish of Daggenham, now in the occupation of William Stevens. I give to my mother Susan Porter an annuity of fito issuing out of all my lands within this realm of England during all the term of her natural life.

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To my sister Francis Corbet now the wife of "Mr. Dr. Corbet, D.D., an annuity of \pounds 10, issuing out of all my said lands, immediately after the decease of the said Dr. Corbet during her natural life.

Afterwards, viz., on the roth day of February, in the said 39th year, the said Stephen Porter made a codicil in these words: Whereas I by my last will have given to my son Thomas Porter and his heirs for ever all my messuages and lands in a parish which is not set down certainly: I now for the more perfect declaration of my mind touching the same, give to him and his heirs all my messuages and lands in the parish of St. Lawrence Powntney in London, which are the premises I meant him to have.

Both the said Suzan Porter and Frances Corbet are still alive.

The said messuage at Pye Corner in the parish of St. Sepulchre without Newgate is held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and is worth per ann., clear, f.6. The said messuage and garden in the parish of St. Sepulchre in the occupation of Jane Baeshe, widow, are held of the Queen in free burgage of the City of London, and are worth per ann., clear, when it shall happen after the death of the said Jane, 205. The tenement in the said parish in the tenure of the said Fane is held of the Queen in free burgage of the City of London, and is worth per ann., clear, after the death of the said Fane, 20s. The messuage in the said parish in the tenure of John Pouell, yeoman, is held of the Queen in free burgage of the City of London, and is worth per ann., clear, after the death of the said Fane Baeshe, 205. The tenement in the said parish in the tenure of Lancelot Browne, M.D., is held of the Queen in like manner, and is worth per ann., clear, after the death of the said Jane, f.4. The messuage in the said parish in the tenure of William Kingesfeilde is held of the Queen in like manner, and is worth per ann., clear, after the death of the said Jane, 13s. 4d. The tenement in the said parish in the tenure of Matthew Lowe is held of the Queen as of her manor of East Greenwich by fealty only, in free socage and not in chief, and is worth per ann., clear, after the death of the said Fane, 40s. The messuage called a corner house lying in the parish of St. Lawrence Pountney, now in the tenure of Francis Lathburye, is held of the Queen in free burgage and common socage by fealty only, and is worth per ann., clear, 40s. The 3 messuages in the said parish are held of the Queen in free burgage and common socage, and are worth per ann., clear, f_{3} . The 8 messuages and 4 gardens lying in Grubstreet in the parish of St. Giles without Criplegate are held of the Queen as of her manor of East Greenwich in co. Kent by fealty only in free and common socage and not in chief, and are worth per ann., clear, 40s. Of whom the said messuage situate in Foster lane in the parish of St. Michael at le Quearne. is held the jurors know not : it is worth per ann., clear, 40s. Of whom the old room called the olde Backe room or Backhouse in the said parish of St. Michael is held is not known : it is worth per ann., clear, 6s. 8d. The messuage and 2 a. of arable land in the parish of Barkinge in co. Essex are held of the Queen as of her manor of Barkinge by fealty, suit at court and rent, and are worth per ann., clear, 10s. The messuage newly built with 2 crofts of arable land being on the west side of Gale street in Barkinge are held of the Queen as of her manor of Barkinge by fealty, suit at court and rent, and are worth per ann., clear, 20s. The 2 messuages formerly 1 messuage, in the said parish of Barkinge are held of the Queen as of her said manor of Barkinge by fealty, suit at court and rent, and are worth per ann., clear, 10s. The 2 a. of arable land lying in Ripledowne in the parish of Daggenham in co. Essex are held of the Queen as of her said manor of Barkinge by fealty, suit at court and rent and are worth per ann., clear, 3s. The croft of arable land called Holeffeild is held of the Queen as of her said manor of Barkinge by fealty, suit at court and rent, and is worth per ann., clear, The one acre of arable land lying in East or West Downe called 35. Shireland in Barkinge is held of the Queen as of her said manor of Barkinge by fealty, suit at court and rent, and is worth per ann., clear, 12d. The one acre of marsh lying in Riplemarsh in Barkinge is held of the Queen as of her said manor by fealty, suit at court and rent, and is worth per ann., clear, 3s. The divers parcels of arable land lying at Parselowes Lane in Barkinge are held of the Queen as of her said manor by fealty, suit at court and rent, and are worth per ann., clear, 10s. The parcel of marsh-land called Sand Creeke in Daggenham Marsh in the said parish of Daggenham is held of the Queen as of her said manor by fealty, suit at court and rent, and is worth per ann., clear, 10s. The 2 a. of marsh lying in the Riple Marsh of Daggenham are held of the Queen as of her said manor, by fealty, suit at court and rent, and are worth per ann., clear, 5s. The parcel of wood-land called Bushe grove in Barkinge is held of the Queen as of her said manor by fealty, suit at court and rent and is worth per ann., clear, 6s. Of whom the messuage in Haselinge Field in the parish of --- in co. Cambridge is held the jurors know not : it is worth per ann., clear, 10s.

Stephen Porter died 22 February last past; the said Stephen Porter is his son and next heir and was then aged 15 years and 6 months.

Chan. Inq. p. m., ser. 2, vol. 249, No. 55.

Cornelius Godfrey.

nquisition taken at the Guildhall, 26 February, 39 Eliz. [1597], before Henry Billingsley, knight, Mayor and escheator, after the death of Cornelius Godfrey, by the oath of William Harvie, William Crowche, John Jennynges, Edward Pillesworthe, Robert Durante, Robert Sawnders, Christopher Askwithe, William Chambers, Richard Milles, Henry Best, James Tailor, Edward Catcher, Henry Earsley, James Felles, Richard Blinckorne and Thomas Pulforde, who say that

Cornelius Godfrey long before and on the day of his death was seised of all that corner house, capital messuage, tenement, hospice (inn = hospitio) or brew-house called le George, situate in the parish of St. Botolph without Aldersgate, London, and all other messuages, houses, cottages, yards, gardens, orchards, springs (wells = fontibus) of water, water-courses, lights, easements, profits, &c., thereto belonging lying in the said parish, in the tenures of William Kenyan, John Shawcrosse, John Barnesley and Michael —.

The said capital messuage and all other the premises are held in free burgage of the City of London, and are worth per ann., clear, f_{17} .

Cornelius Godfrey died 2 November, 35 Eliz. [1593]; Cornelius Godfrey is his son and next heir, and is now aged 30 years and more.

John Taylor.

nquisition taken at the Guildhall, 22 April, 39 Eliz. [1597], before Henry Billingesley, knight, Mayor and escheator, after the death of John Taylor, by the oath of William Harvye, William Crowch, John Jenninges, Robert Durant, Andrew Feild, Cuthbert Lee, Richard Kirbye, Christopher Askwith, Michael Crowche, Edward Katcher, Henry Earsley, Humphrey Hooper, Richard Blinckarne, Thomas Pulford and Nicholas Askwith, who say that

John Taylor and Constance his wife long before and on the day of his death were seised in their demesne as of free tenement for the terms of their lives and of the longest liver of them, the reversion thereof belonging to the said John and his heirs, of I messuage lying in the lane called Abchurche Lane in the City of London, now in the tenure of John Cooper; 2 other messuages situate in the parish of St. Katherine Colman in the said City, now in the tenure of Joan Harryson, widow; I other messuage within the said parish of St. Katherine Colman, now or late in the occupation of Thomas Haydon; I other messuage within the said parish, now in the tenure of *George Bassett*; 1 other messuage within the said parish now or late in the occupation of —— *Carewe*, widow; 1 other messuage in the said parish now in the tenure of *Thomas Weste*; 1 stable in the said parish, now in the tenure of *Richard Gawyn*; and 2 gardens within the said parish of St. Katherine Colman, now in the several tenures of *Richard Jackson* and *Robert Flecton*.

The said Fohn Taylor was likewise seised in his demesne as of fee of I brewhouse called Le three Kynges lying in Eastsmithfield in co. Middlesex, between the little bank called "the litle wharfe" belonging to a certain messuage called the "Redd Lyon" wherein Nicholas Longe lately dwelt and the messuage called "Le Katherine Wheele" in the which Anthony Douffield now dwells or lately dwelt, with all the bank and wharf to the said messuage called "Le three Kinges" belonging; I messuage called a Garnerhouse adjoining the said messuage called "Le Katherine Wheele" in Eastsmithfield, now or late in the tenure of the said Anthony Duffield; I messuage called Le Stonehouse, and I curtilage and I garden, lying opposite the brewhouse called "Le three Kinges"; 4 a. of marsh being in the great marsh called Wappinge marshe in the parish of St. Mary Mattfellon alias Whitechapple in co. Middlesex : which said messuages called Le three Kinges, Le Stonehouse, the curtilage, garden and 4 a. of marsh are now in the tenure of Agnes Wood, widow.

The said messuage in Abchurch Lane is held of the Queen in chief by the service of the 40th part of a knight's fee, and is worth per ann., clear, f_{5} . The 6 messuages, I stable and 2 gardens in the parish of St. Katherine Colman are held of the Queen in free burgage as the whole of the City of London is held, and are worth per ann., clear, f_{5} . The brewhouse called the Three Kings, the messuage called the Garnerhouse, the messuage called the Stonehouse and the said curtilage and garden in Eastsmithfield are held of the Queen in chief by the service of the rooth part of a knight's fee, and by the rent of 2s. 9d., viz., the said brewhouse and the Garnerhouse by the rent of 21d., and the Stonehouse, curtilage and garden by the rent of 12d., and are worth per ann., clear, f_{22} 13s. 4d. Of whom the said 4 a. of marsh in Wappinge Marsh are held the jurors know not: they are worth per ann., clear, 26s. 8d.

John Taylor died within the parish of St. Michael in Cornhill in the City of London on the 4th day of this instant month of April now last past; *Robert Taylor* is his son and next heir, and was then aged 17 years, 10 months and 8 days. The said Constance, late the wife of the said John Taylor, still survives within the said parish of St. Michael in Cornhill.

Chan. Inq. p. m., ser. 2, vol. 251, No. 100.

John Cox.

Inquisition taken at the Guildhall, 7 January, 40 Eliz. [1598], before Richard Saltonstall, Mayor and escheator, after the death of James Cox, citizen and saddler of London, by the oath of William Harvie, Edward Pillesworthe, Hugh Ingram, John Jenninges, Andrew Feilde, George Holman, Cuthbert Lee, Michael Crowche, Henry Earsley, Edward Catcher, Richard Blinkerne, James Fell, Humphrey Hooper, Richard Milles and Richard . . . who say that

 $\mathcal{J}ohn\ Cox\ long\ before\ his\ death\ was\ seised\ in\ his\ demesne\ as\ of$ fee of a messuage called Le Cocke in the street called Fleetstreet in the parish of St. Dunstan in the West, London, wherein he dwelt.

So seised, the said $\mathcal{F}ohn \ Cox$ as well in consideration of a marriage heretofore had between him the said John and Alice then his wife, as in consideration of a marriage then afterwards to be had between Stephen Cox, his son and heir apparent and Mary Robinson daughter of Henry Robinson, deceased, and for the love he bore to the said Stephen and the heirs of his body, and for a sufficient jointure to be made for the said Mary, by indenture dated 12 August, 31 Eliz., made between him, the said Fohn Cox, of the one part, and Fohn Robinson, citizen and mercer of London, of the other part, agreed that he and his heirs would be seised of the said messuage immediately after the marriage between the said Stephen and Mary to the use of him the said John Cox and Alice his wife for the term of their lives and of the survivor of them; and after their decease, to the use of the said Stephen and Mary and the longer liver of them; the remainder thereof to the use of the said Stephen and the heirs male of his body by the said Mary; for default, to the use of the said Stephen and the heirs of his body; and for default, to the use of the said John Cox and his heirs for ever. Afterwards the said marriage was solemnised between the said Stephen and Mary, by reason whereof and of the said indenture and by force of the Statute of Uses the said John Cox and Alice his wife and the said Stephen Cox and Mary his wife were seised of the said messuage.

Afterwards, viz., on the 15th day of August, 38 Eliz. [1596] the said *Stephen* died so seised, having issue *Stephen Cox* the younger, his son, by the said *Mary*.

The said messuage is held of the Queen in chief by knight's service,

but by what part of a knight's fee the jurors know not, and is worth per ann., clear, 40s.

 $\mathcal{F}ohn\ Cox$ died 6 July last past; the said Stephen Cox, junior, is his kinsman and heir, viz., son and heir of the said Stephen Cox, eldest son and heir of the said $\mathcal{F}ohn\ Cox$, and was then aged 7 years, 3 months and 8 days.

The said Alice and Mary still survive.

Chan. Inq. p. m., ser. 2, vol. 252, No. 10.

Benedict Barneham, Esq.

Inquisition taken at the Guildhall, 11 July, 40 Eliz. [1598], before Thomas Wrothe, esq., William Necton, gent., and Richard Morgan, gent., deputy escheator by virtue of a commission to them directed after the death of Benedict Barneham, esq., alderman . . . by the oath of William Crowche, Hugh Ingram, John Jeninges, Richard Durant, Clement Buck, Peter Noxton, Christopher Askewith, Cuthbert Lee, Henry Best, Richard Kirkby, Edward Katcher, Richard Mills, Henry Earsley, Humphrey Hooper, Richard Crayford, Richard Blinckhorne, and William Abbott, who say that

Benedict Barneham, esq., on the day that he died was seised in his demesne as of fee of I capital messuage wherein he then dwelt, situate in a certain lane called St. Clement's Lane near . . . St. Clement in the ward of Langburne in the City of London; and of I messuage called le Shippe lying within the parish of St. Christopher near le Shambles called le Stockes within the said City.

Before [the death] of the said *Benedict* one *Thomas Antrobus* was seised in his demesne as of fee of 4 messuages lying in the said lane of St. Clement near Eastcheap in the said City; also I capital messuage lying in the said lane; I other messuage there, then in the tenure of *Thomas Knowher*; I other messuage there, late in the tenure of *Katherine Lamley*, widow.

So seised, the said *Thomas Antrobus* by indenture dated 26 January, 3 Eliz. [1561] sold the said premises to [*Alice*] *Barneham* and the said *Benedict Barneham* to hold to the said *Alice* and *Benedict* and the heirs of the said *Benedict* for ever, by virtue whereof and by force of the Statute of Uses the said *Alice* and *Benedict* were seised of the said premises, viz., the said *Benedict* in his demesne as of fee and the said *Alice* in her demesne as of freehold for the term of her life.

Long before the death of the said *Benedict*, one *Edward Bartlett*, esq., was seised in his demesne as of fee of I messuage called "le signe

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of the greene dragon" situate in the parish of St. Bridget in Fleetstreet within the suburbs of the said City, and so seised, enfeoffed thereof the said *Alice* and *Benedict Barneham* to hold to them and the heirs of the said *Benedict* . . . by virtue whereof they were thereof seised as above.

Before the death of the said *Benedict*, one *David Holilande* was seised in his demesne as of fee of I capital messuage, orchard and garden, lying in the parish of St. Martin Outwitch in Busshoppsgatestrete in the said City, then in the occupation of \ldots Foxe; I other messuage in the same parish, in the occupation of Andreiv Treuers; 3 other messuages near adjoining in the several tenures of Thomas Bullock, James Austen, and Richard Faulkener, lying in the parish of St. Martin Outwitch, and of other messuages lying in the said parish in a certain lane called Hamondes Alley in the occupation of divers several persons.

So seised, a fine was levied at Westminster from the day of Holy Trinity in 15 days, 30 Eliz. [1588] between the said Alice Barneham, widow, and the said Benedict Barneham, plts., and the said David Holiland and Judith his wife, deforciants, of the said premises, whereby the said David and Judith acknowledged the said tenements to be the right of the said Alice and Benedict and the same remised to them and the heirs of the said Benedict for ever: which said fine was levied to the use of the said Alice and Benedict and the heirs of the said Benedict for ever.

The said Benedict was also seised in his demesne as of fee of the manors of Walmeston and . . . in co. Kent, I windmill called Wingham mill, 24 (?) a. of land, meadow and pasture late in the tenure of William Parker, 22 a. of meadow and pasture called the mannor landes . . . 10 a. of land lying in or near a certain field called mill field, late in the tenure of John Jones, situate in Walmyston alias Wyelmeston alias Welmeston, Wingham, Preston, Elmeston, Ashe and Staple in co. Kent, the manor of Bockingfolde alias Bockingfelde alias Buckingfield in the said county of Kent, I park called Buckingfield parke, lying in Buckingfield, Yaldinge, Horsmondyne, Brinchley and Marden in the said county; the manor of Reade in the said county, and 2 a. of land and . . . virgate of land in Marden; I shop and the half of a shop in Maidstone in the said county; the manor of Westfarborne in the said county, 160 a. of land, meadow and . . . wood being in Heriotsham, Ulcum ·alias Ulcumbe, Lennam, Sandhurst and Rowelden (?) in the said county ; I messuage called Farnborne Tenement and 60 a. of land, meadow and pasture thereto belonging, 10 a. of land late in the tenure of Edward Ellis, 14 a. of land and meadow lying

in Heriotsham, Ulcum, Bowtoner, Malherbe, Bromfielde and Headcorne in the said county; 1 other messuage and 110 a. of land, meadow, pasture and wood thereto belonging, being in Ulcom, Leedes, Bromfield and Heriodsham in the said county.

Before the death of the said *Benedict* a certain *Thomas Fanc*, esq., was seised in his demesne as of fee of the manor of Swalcliff *alias* Swacliff in the said county, and $15\frac{1}{2}$ a. of land lying in Seasalter and Rake in the said county, and of the moiety of the . . . part . . . in Swacliffe and Seasalter.

So seised, the said *Thomas Fane* and *Dame Helen* his wife by indenture dated 7 October, 31 Eliz. [1589], sold all the said premises last recited to the said *Alice* and *Benedict Barneham*: to hold to them and the heirs of the said *Benedict* for ever: by virtue whereof and by force of the Statute of Uses the said *Alice* and *Benedict* were seised of the said premises, viz., the said *Benedict* in his demesne as of fee, and the said *Alice* in her demesne as of freehold for the term of her life.

The said *Benedict* was also seised of 1 messuage . . . lying in Padington in co. Middlesex, and 36 a. of land 10 a. of meadow and 24 a. of pasture thereto belonging, being in . . . Kensington and Chelsey in co. Middlesex, now or late in the tenure of *Robert Coram* and *Roger Coram*; 40 a. of land, meadow and pasture in Paddington, Kensington and Chelsey now or late in the tenure of *William Lyle*; 26 a. of land, meadow and pasture there now or late in the tenure of *John Hopkins*; I capital messuage called the Fa . . . lying in Chelmsford in co. Essex; I messuage called . . . farm, 65 a. of land, 11 a. of meadow, 78 a. of pasture, 20 a. of wood, I cottage and I orchard in Rotherwick, Hartley waspell, Hartlie Rowes, Stockmore and Wildemore in co. Southampton..

So seised the said *Benedict Barneham* made his will concerning all his goods on the 24th day of March, 39 Eliz., [1597] and thereby made *William Bretewell* and *Abraham*... exors, and on the 1st day of April, 40 Eliz., made his will concerning his lands and tenements, as follows: I leave for a full 3rd part of all my manors, lands, &c., all my lands called Welmeston . . . of Wolmeston lying in Wingham in co. ..., and all my marshes and marsh ground thereto belonging now in the tenure of *Parker*, and . . . containing about 10 a.; parcel of Wormeston lands, and all my land and tenement called . . . in Rotherwick in Hampshire, and all other my lands and tenements in Hampshire, and all my lands in Chelmsford in co. Essex, and all my messuage called the Shippe in the City of London so that thereof and thereby the Queen may be answered . . . duties which may happen to her by reason of the nonage of my heirs. 260

I give to Dorathie my "verie good louinge and faithfull wife" in full recompence of her dower all my manors, lands and tenements whereof at any time since my marriage with her I have been seised of any estate of inheritance, all my manor of Bockingfold in co. Kent, and all my lands, tenements and hereditaments in Bokingfold . . . Horsemonden, Brenchley, Yalden and Marden in the said county; my manor of Reade in the said county; my lands and tenements in Marden in the said county, my shop and half a shop in Maidstone; 2 parts, in 3 parts to be divided of my manor of Welmeston; and 2 parts of all my lands and tenements to the said manor belonging: to hold to the said Dorothy for the term of her natural life; the remainder thereof after her decease, to the heirs male of my body; for default, to the heirs female of my body ; and for default, to my right heirs for ever. I give to my exors, my manor of Westfarborne in co. Kent, and all my messuages, lands and tenements in Leedes, Bramfield Harry (?) Ocham, Boughton Mathers and Headcorne . . . now or late in the several tenures of -----Bowman, Mathewe Co . . . and — Braye, all my lands in Paddington and Chelsey in co. Middx. . . . and reversion of all my messuages, lands and tenements in St. Clements Lane near Eastcheap in the City of London, which Mrs. Alice Barneham my mother holds for the term of her life, except the capital messuage . . . gallery, yards, easements, tenements and edifices hereafter in this my will mentioned; also the reversion of the messuage called the Green Dragon in Fletestreet, London, and the reversion . . . Swalcliff in co. Kent, and the advowson of the parish Church of Swalcliff, and all the messuages and lands in Swalcliff to the said manor belonging : To hold until my child unborn, if it be a man child, come to the age of 21 years, but if it be not son or if he die, then my said exors to hold the same until my daughters and the said child if a woman child come to the age of 18 years or be married, in confidence that my said exors shall receive the rents of all the said premises, deducting expenses for the repairs of the said premises and all charges and reprises out of the same, and the residue of the said rents to the use of my said daughters and the child unborn, to be equally divided amongst them. And after the said child unborn if a man child, come to the age of 21, then the said premises to remain to him and to the heirs of his body; for default, to the heirs male of my body; for . default, to the heirs female of my body; and for default, to my right heirs for ever: and if the said child be a woman child, then to my said daughters and the said child and to the heirs of their body; for default, to the heirs of my body, and, for default, to my right heirs for ever.

I also give to the said *Dorathy* my wife the capital messuage wherein I and my said mother do dwell in St. Clement's Lane, and all the gallery, yards and tenements there which I purchased of Mr. Antrobus, and all the edifices, yards, profits and comodities thereto belonging: to hold immediately after the death of my said mother during the natural life of the said *Dorathy*, the remainder thereof successively to the heirs male of my body, the heirs female of my body and my right heirs for ever.

Whereas I bought of *William Saunderson*, citizen and fishmonger, certain messuages, lands and tenements in Heriotsham in the said county of . . . and caused the same to be conveyed to the said Mrs. *Alice Barneham* my mother and to my brother Mr. *Martyn Barneham* and their heirs in trust that they should assure the same . . . I now desire my said mother and brother to convey all the said premises as soon as may be after my decease to the said *Dorothy* my wife for the term of her natural life, with remainders as above.

I give to the parson and Churchwardens of the parish Church of St. Clement in Eastcheap and to their successors a yearly rent of f_{10} , issuing out of all my . . . in Bisshopsgate street in the parish of St. Martin Outwitch: to hold to them and their successors for ever, to be by them employed for such uses for which a yearly rent of f_{7} was lately . . . my said mother to certain persons and their heirs, to be issuing out of the said premises in the said parish of St. Martin Outwitch, and the rates and portions mentioned in the said grant to be employed for the maintenance of the said uses . . . provided nevertheless that the said parson and Churchwardens within 3 months after my decease shall cause the said yearly rent of f_{7} to be . . . and discharged, and the said grant thereof to be cancelled.

The said capital messuage in St. Clement's Lane wherein the said Benedict Barneham dwelt was held of the Queen in chief by knight's service, viz., by the 40th part of a knight's fee, and is worth per ann., clear, and after the death of the said Alice, 1005. The messuage called le Shipp in the parish of St. Christopher near the Shambles was held in free burgage of the City of London, and is worth per ann., clear, 60s. The 4 messuages lying in St. Clement's Lane, the capital messuage lying in the said lane in the tenure of Thomas Knowher, and the messuage there in the tenure of Alice Lamley, which said premises were lately purchased of Thomas Antrobus, are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, after the death of the said Alice, 40s. The messuage called the Greene Dragon lying in the parish of St. Bridgett in Fleetstreet is held of the Queen in chief by knight's service, and is worth per ann., clear, after the death of the said Alice, 30s. The capital messuage, orchard and garden lying in the parish of St. Martin

Owtwitch in Bisshopsgate street in the occupation of Richard Foxe, the other messuage there late in the occupation of Andrew Trevers, the 3 messuages lying together in the several occupations of Thomas Bullock, Fames Austen and Richard Faulkener, and the 9 messuages adjoining lying in the said parish in Hamondes Alley, which said messuages were purchased of David Holiland, are held of the Queen in chief, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, after the death of the said Alice, f_{17} ; of whom or by what service the manor of Wolmston alias Walmeston, the windmill and other the premises in Walmeston are held the jurors are ignorant : they are worth per ann., clear, f_{14} . Of whom the manor of Walmyston alias Wyelmeston alias Welmeston and other the premises in Walmeston, Preston, Elmeston Ashe and Staple in co. Kent are held the jurors do not know : they are worth per ann., clear, 20s. The manor of Bockinfolde and the park of Buckingfold are held of the Queen in chief by the 40th part of a knight's fee, and are worth per ann., clear, f_{17} . The manor of Read is held of . . . in free socage as of his manor of Marden in co, Kent, and is worth per ann., clear, f_{4} . The 2 a. of land and 3 a. and 3 virgates of meadow in Marden are held in free socage, but of whom the jurors know not: they are worth per ann., clear, 6s. Of whom the said shop and half a shop in Maidstone are held is not known : they are worth per ann., clear, 55. The manor of Westfarborne in co. Kent. is held of the Queen as of her castle of Dover, in co. Kent by the service of castlegard, and is worth per ann., clear, 6os. The messuage or farm called Farborne and 60 a. of land, meadow and pasture thereto belonging, the 10 a. of land in the tenure of Edward Ellis, and the 14 a. of land and meadow lying in Hariodsham, Ulcom, Bowthoner Malherbe, Bromefield and Headcorne in co. Kent are held of the Queen in chief, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, $f_{.4}$. Of whom the messuage and 110 a. of land, meadow and pasture lying in Ulcum, Leedes, Bromefield and Hariodsham in co. Kent are held the jurors know not : they are worth per ann., clear, 60s. The manor of Swalcliff and other the premises in Swacliff, Seasalter and Roke in co. Kent are held of the Queen in chief, viz., by the 20th part of a knight's fee and by the rent of f_{3} 13s. $4\frac{1}{2}d_{2}$, and are worth per ann., clear, after the death of the said Alice, f.4. The messuage or farm of Westbourne and other the premises . . . Kensington and Chelsev in co. Middlesex, in the several tenures of Robert Coram and Roger Coram are held of the Queen in chief, viz., by the 40th part of a knight's fee. Of whom the 40 a. of land, meadow and pasture lying in Paddington, Kensington and Chelsey in the tenure of William Lile, and the 26 a. of land, meadow and pasture there in the tenure of John Hopkins are held the jurors know not: they are worth per ann., clear, f_{3} . The said messuage in Chelmsford in co. Essex is held in free socage, but of whom the jurors are ignorant: it is worth per ann., clear, 30s. The messuage or farm called Rooke farme and other the premises in Rotherwick, Hartley, Waspell, Hartley Rowe, Stockmore and Wildemore in co. Southampton are held in free socage but of whom the jurors know not: they are worth per ann., clear, f_{10} .

Benedict Barneham died 4 April last past, 40 Eliz. [1598], having issue Elizabeth, Alice, Dorothea and Bridgett Barneham. Afterwards, viz., on the 25th day of June last past, the said Dorothea relict of the said Benedict gave birth to a daughter who was called Benedicta: the said Elizabeth, Alice, Dorothy, Bridget and Benedicta are the daughters and co-heiresses of the said Benedict: the said Elizabeth at the time of the death of her said father was aged 6 years, 9 months and 21 days, the said Alice, 5 years, 10 months and 13 days, the said Dorothy 2 (?) years, 11 months and 19 days, the said Bridgett 1 year, 10 months and 2 days, the said Benedicta is now aged 16 days.

The said Alice Barneham, mother of the said Benedict, still survives in the said parish of St. Clement within the City of London.

Chan. Inq. p. m., ser. 2, vol. 253, No. 78.

Kichard Jackman, lunatic.

Inquisition taken at the Guildhall, 28 June, 40 Eliz. [1598], before Thomas Lowe, citizen and alderman of London, John Newman, Baptist Hixe, gent., William Necton, gent., feodary of the said City and Nicholas Morgan, gent., deputy escheator, commissioners, to enquire whether Richard Jackman is a lunatic, or has lucid intervals, so that he cannot govern himself or his manors, messuages, goods and chattels, lands and tenements or not, by the oath of Edward Pillesworthe, Hugh Ingram, John Jenninges, Robert Durant, Andrew Feilde, Clement Buck, Peter Noxton, Cuthbert Lee, George Holman, Michael Crowche, Richard Blinckorne, Richard Crafforde, William Abbott, William Crowche, and Henry Earsley, who say that

The said Richard Jackman is a lunatic and does not enjoy lucid intervals, so that he is unfit to govern himself or his lands and goods, he became a lunatic three years ago by the visitation of God and has been one ever since. During his lunacy he has not alienated any lands or tenements or goods, and during that time he had no lands or tenements to the knowledge of the jurors, but certain goods and chattels of the said Richard are in the hands of Jeronimus Haydon, citizen and 1 8 ironmonger of London, but of what value they are the jurors do not know.

Joan Jackman is the kinswoman and next heir of the said Richard, and is now aged 8 years and more.

Chan. Inq. p. m., ser. 2, vol. 254, No. 68.

Anthony Wheatley.

Inquisition taken at the Guildhall, I February, 40 Eliz. [1598], before Richard Saltonstall, Mayor and escheator, by virtue of a writ of the Lady the Queen to prove the age of Anthony Wheatley, gent., son and heir of William Wheatleye, gent., by the oath of William Harvey, Hugh Ingram, John Jenninges, Robert Durant, Andrew Feilde, Peter Noxon, George Holman, Cuthbert Lee, Michael Crowche, Henry Earsley, Richard Mills, Edward Katcher, Richard Blinckhorne, Nicholas Askwith, Humphrey Hooper and Richard Craford, who say that

Anthony Wheatlie was born and baptized on the 16th day of March, 1567, in the parish of St. Bridget in Fletestreete, London, and was of the full age of 21 years on the 16th day of March, 31 Eliz., and on the day of the taking of this inquisition was aged 29 years, 11 months and 13 days.

Chan. Inq. p. m., ser. 2, vol. 254, No. 104.

Henry Hewet.

Inquisition taken at the Guildhall, 10 July, 40 Eliz. [1598], before Richard Salstonstall knight, Mayor and escheator, after the death of Henry Hewet, citizen and clothworker of London, by the oath of William Crowche, Hugh Ingram, John Jenninges, Robert Durant, Clement Buck, Peter Noxton, Christopher Askwich, Cuthbert Lee, Richard Kyrkby, Edward Catcher, Richard Milles, Henry Earsley, Richard Crayforde, Richard Blinkhorne, Humphrey Hooper and William Abbott, who say that

Long before the death of the said *Henry Hewet*, a certain *William Hewet*, knight, was seised in his demesne as of fee of 2 messuages and tenements with shops, cellars, sollars, and buildings thereto belonging lying in the parish of St. Martin Orgar in the City of London, late in the tenure of the said *William Hewet*: which said 2 messuages and tenements now made into 1 messuage are called by the name of the signe of the Three Cranes in Candlewicke street in the said City.

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So seised, the said William Hewet afterwards, viz., on the 3rd day of January, 9 Eliz., made his will in writing as follows:

I give to my nephew Henry Hewet, son of my brother Thomas Hewet, all that my messuage called the sign of the Three Cranes in Candlewick street, with all the shops, &c., thereto belonging: To hold to him and the heirs of his body; and for default, the said messuage to remain to his father Thomas Hewet, my brother, for the term of his natural life; and immediately after his decease, the same to remain to Edward Osburne his son and his heirs for ever.

Shortly afterwards the said *William Hewet* died in the said City of London; after whose death the said *Henry Hewet* (named in the writ) entered into the said premises and was thereof seised in his demesne as of fee tail, *viz.*, to him and the heirs of his body.

The said Henry Hewet being so seised the said Thomas Hewet, Henry Hewet and Edward Osburne by the names of Thomas Hewet. citizen and clothworker of London, Henry Hewet, citizen and clothworker of London, son and heir apparent of the said Thomas, and Edward Osburne, citizen and clothworker of London, and Anne his wife, daughter and heir of the said William Hewet, knight, by their deed tripartite dated 27 April, 9 Eliz. [1567], demised to Thomas Bromley, esq., then Recorder of the City of London and Ralph Bosevyle, esq., the said premises which the said Sir William Hewet purchased to him and his heirs of the master and 4 guardians of the guild or fraternity of St. Katherine of the art or mystery of haberdashers of the City of London by charter dated 26 July, I Mary [1553]: To hold to the said Thomas Bromley and Ralph Bosevyle and their heirs to the use of the said Thomas Hewet for the term of his life; and after his decease, to the use of the said Henry Hewet and his heirs for ever, of the chief lords of that fee by the services thereof due and of right accustomed; by virtue whereof and by force of the Statute of Uses the said Thomas Hewet entered into the said premises and was thereof seised in his demesne as of freehold, with remainder as above.

Afterwards, viz., on the 29th day of April, 9 Eliz., the said Edward Osburne and Anne his wife by deed of even date remised to the said Thomas and Henry Hewet and the heirs of the said Henry all their title and interest in the said premises.

The said *Thomas Hewet* died so seised at London, 9 March . . . Eliz., after whose death the said premises remained to the said *Henry Hewet* and his heirs, who then entered into the same, and afterwards, *viz.*, on the 19th day of December, 40 Eliz. [1597], made his will in writing as follows:

I give to my wife Mary Hewet my house wherein I dwell called the

Three Cranes situate in Candlewick street, with free entry, ingress, egress and regress in and to the same (the shops, parcel of the said house only excepted) which said shop I will that *Henry Hewet* my second son shall have, together with the reversion of the said house after the decease of my said wife. By the said will the testator gave to the said *Henry* his second son the said shop with the reversion of the said house after the decease of his said wife: to hold to the said *Henry* and his heirs for ever.

The said messuages in the said parish of St. Martin Orgar are held of the Queen in free burgage of the said City, and are worth per ann., clear, 5 marks.

Henry Hewet (named in the writ) died at London 29 December last past; Thomas Hewet is his son and next heir, and was aged 10 years in the 5th day of July last past, viz., 39 Eliz.

Chan. Inq. p. m., ser. 2, vol. 255, No. 173.

William Ingram, Baker.

nquisition taken at the Guildhall, 26 Oct., 41 Eliz. [1599], before Stephen Soame, knight, escheator, after the death of William Ingram of London, baker, by the oath of William Crowche, Edward Pilsworth, Hugh Ingram, John Jennynges, Cuthbert Lee, Andrew Feild, Michael Crowche, James Taylor, Henry Earsley, Nicholas Askwith, Thomas Thomas, Richard Crayford, William Abbott, Richard Gosson and Elias Parry, who say that

William Ingram was seised on the day that he died in his demesne as of fee of 2 messuages in the parish of St. Katherine Christchurch within Aldgate, which are held of the Queen in socage in chief by fealty only, and are worth per ann., clear, f_{24} .

William Ingram died 27 March last past in the said parish in the ward of Algate without issue of his body; Elizabeth Trewman wife of Richard Trewman and Susan Middleton wife of Thomas Middleton are the sisters and next heirs of the said William Ingram and are both aged 28 years and more.

Chan. Inq. p. m., ser. 2, vol. 258, No. 49.

· Thomas Bowes, gentleman.

Inquisition taken at the Guildhall, 2 July, 41 Eliz. [1599], before *Jeremiah Bettenham*, of Gray's Inn in co. Middlesex, esq., Clement Goldsmith, esq., William Necton, gent., feodary of the City of London, and Simon Spatchurst, gent., deputy escheator, after the death of Thomas Bowes, gent., by the oath of William Crowche, Edward Pillesworthe, Hugh Ingram, John Jenninges, Robert Durant, Clement Bucke, Peter Nixon, Cuthbert Lee, Andrew Feilde, Michael Crowche, Henry Earsley, Richard Blinckerne, Richard Craiford, William Abbott, Elias Parry, and Robert Spatchehurste, who say that

Thomas Bowes, long before his death was seised in his demesne as of fee-tail, viz. to him and the heirs male of his body of the grant of Martin Bowes, knight, as by the last will of the said Martin it more fully appears, of 8 messuages situate in Lumberd street in the parish of St. Mary Wolnoth in the City of London, now or late in the several tenures of —— Bernerd, John Atkinson, John Maninge, Thomas Clarke, George Samuell, George Humble, —— Dutton and Lazarus Garthes; 5 messuages, lying in Burchen Lane in the parish of St. Edmond the King within the City of London, now or late in the several tenures of Philip Curtise, John Crowley, William Croseley, Robert Goodwinhouse, and Philip Tiballes; I messuage situate in the Old Change in the parish of St. Augustine within the said parish, now or late in the tenure of William Moorehall.

So seised, the said Thomas Bowes in consideration of a reasonable jointure to be by him made for Bridget Bowes his wife by indenture dated 20 August, 37 Eliz. [1595], agreed with Christopher Burrow and Richard Starlinge that before Christmas then next following they should recover against him in the Court of Hustings all the said messuages in Lumberd street and the tenement in Burchen Lane, to the use of the said Thomas Bowes for his natural life; and after his decease, to the use of the said Bridgett during her natural life, for her jointure; and after her death to the use of the heirs male of the body of the said Thomas with divers other uses to other persons; by virtue whereof and by force of the Statute of Uses the said Thomas was seised of the said premises in his demesne as of freehold, with remainders as above.

The messuages in the parish of St. Mary Wolnoth are held of the Queen in chief by the service of the 20th part of a knight's fee, and are worth per ann., clear, f_{12} . The messuages in Burchen Lane and the said messuage in the Old Change are held of the Queen in free burgage by fealty only and not in chief, and are worth per ann., clear, f_{10} .

Thomas Bowes died 26 November, 41 Eliz. [1598], Thomas Bowes is his son and next heir and was then aged 2 years and 3 months.

The said Bridget still survives.

Chan. Inq. p. m., ser. 2, vol. 258, No. 67.

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Juliana Penne, Widow.

Inquisition taken at the Guildhall, 13 October, 42 Eliz. [1600] before Nicholas Moseley, knight, Mayor and escheator, after the death of Juliana Penne, by the oath of William Crowche, widow, Edward Pillesworthe, Robert Durrant, Peter Noxton, Cuthbert Lee, Andrew Feylde, Humphrey Hooper, Edward Catcher, Michael Crowche, Thomas Pulforde, Elias Parrye and John Jenninges, who say that

Juliana Penne long before and on the day of her death was seised in her demesne as of fee of I messuage formerly in the tenure of Katherine Lytton, widow, situate in the parish of St. Peter the Less in the ward of Baynardes Castle in London: which said messuage is held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors do not know, and is worth per ann., clear, 28s.

Juliana Penne died 14th November, 1592; Michael Hyckes, esq., is her son and next heir and was then aged 50 years and more. After the death the said messuage descended by right of inheritance to the said Michael who immediately entered into the same and took the profits thereof.

Chan. Inq. p. m., ser. 2, vol. 261, No. 59.

Thomas Tirrell, Citizen and Grocer.

nquisition taken at the Guildhall, 13 October, 42 Eliz. [1600], before Nicholas Moseley, knight, Mayor and escheator, after the death of Thomas Tirrell, late citizen and grocer of London, by the oath of William Crowche, Edward Pillesworthe, Robert Durrant, Peter Noxton, Cuthbert Lee, Andrew Feilde, Humphrey Hooper, Edward Catcher, Thomas Pulforde, William Abbott, Elias Parrye and John Jenninges, who say that

Thomas Tirrell was seised in his demesne as of fee of 5 messuages situate in the parish of St. Nicholas Colde Abbey, London; 3 messuages lying in the parish of St. Ethelburghe, London; 1 messuage, 1 garden, 31 a. of land, 10 a. of meadow and 31 a. of pasture in Mycham in co. Surrey; 2 messuages, 1 garden and 1 a. of land in Croydon in the said county; 2 messuages, and 1 garden and 6 a. of land and meadow lying in Westham in co. Essex; and 6. a. of land and meadow in Eastham in the said county.

So seised, the said Thomas Tirrell made his will 18th March last

past, and thereby devised the said premises in London and in co. Surrey to *Margaret Tirrell* then his wife for the term of her life.

The messuages in the parish of St. Nicholas Colde Abbey are held of the Queen in chief by the service of the 20th part of a knight's fee, and are worth per ann., clear, 5 marks. The 3 messuages in the parish of St. Ethelburgh are held of the Queen as of her manor of East Greenwich by fealty only and not in chief, and are worth per ann., clear, 203. The premises in Mycham are held of the Queen in chief by the service of the 20th part of a knight's fee, and are worth per ann., clear, f_{33} . The premises in Croydon are held of the Queen as of her said manor of East Greenwich, but by what service the jurors know not: they are worth per ann., clear, 203. The messuages and other the premises in Westham are held of the Queen as of her manor of Westham, by what services is not known: they are worth per ann., clear, 403. The premises in Eastham are held of George Harvey, esq., as of his manor of Eastham Burnelles in co. Essex, by what services the jurors know not, and are worth per ann., clear, 203.

Thomas Tirrell died in London 21 March last past; Thomas Tirrell is his son and next heir, and is now aged 31 years and more.

The said Margaret, late the wife of the said Thomas Tirrell the father still survives in London.

Chan. Inq. p. m., ser. 2, vol. 261, No. 75.

William Fitzwilliam, Knight.

NQUISITION taken at the Guildhall, 22 January, 42 Eliz. [1600], before Nicholas Moseley, Mayor and escheator, after the death of William Fitzwilliam, knight, by the oath of William Crowche, Hugh Ingram, Robert Durant, Cuthbert Lee, George Holman, Andrew Feilde, Humphrey Hooper, Edward Catcher, Michael Crowche, Henry Earsley, Richard Crayforde, Elias Parry and Alexander Ashurste, who say that

William Fitzwilliam long before his death was seised in his demesne as of fee of 1 capital messuage situate in the parish of St. Botolph without Aldersgate, London, late in the tenure of the said William, and formerly in that of George Mynne, esq.; and all the houses, buildings, cellars, shops, gardens, orchards, ways, &c., &c., to the said capital messuage belonging, lying in the said parish in the suburbs of the City of London late in the tenure of Thomas Morison, deceased.

So seised, the said Sir William Fitzwilliam by deed dated 12 October, 39 Eliz. [1597], enfeoffed thereof Richard Chichester, gent., and his heirs for ever to the sole use of the said Sir William during his natural life; after his decease to the use of Dame Anne his wife for her natural life and for the term of 6 months next after her death; after the expiration of that term, to the sole use of William Fitzwilliam son and heir apparent of the said Sir William and the heirs of his body; for default, then to the use of the said Dame Anne and her heirs for ever, by virtue whereof and by force of the Statute of Uses the said Sir William was seised of the said premises, with remainders as above.

The said capital messuage is held of the Queen in chief by the 20th part of a knight's fee, and is worth per ann., clear, f_{4} .

Sir William Fitzwilliam died 22 June, 41 Eliz. [1599]; the said William Fitzwilliam is his son and next heir, and was then aged 40 years and more.

The said Dame Anne still survives at London.

Chan. Inq. p. m., ser. 2, vol. 261, No. 83.

Agnes Hickman.

Inquisition taken at the Guildhall, 5 June, 42 Eliz. [1600], before Nicholas Mosley, knight, Mayor and escheator, after the death of Agnes Hickman, late the wife of William Hickman, esq., by the oath of William Crowche, John Jenninges, Robert Durrant, Peter Noxton, Cuthbert Lee, Andrew Feilde, Edward Catcher, Michael Crowche, Richard Kirkby, William Abbott, Nicholas Askwith, Elias Parry and John Cordell, who say that

Agnes Hickman long before her death was seised in her demesne as of fee as one of the daughters and coheirs of Christopher Draper late of London, knight, deceased, by hereditary descent, of the 3rd part of 1 capital messuage, cellars, buildings, yards and other houses of merchandize thereto belonging, situate in a certain street called Thames Street in London, in the parish of St. Dunstan in the East in the ward of or the Tower; the 3rd part of a wharf commonly called Drapers Key or Gibson's Key in Thames Street to the said messuage belonging, now or late in the tenure of William Wiggins; and the 3rd part of 2 messuages, with the buildings, cellars, houses, &c., thereto belonging abutting upon or adjacent to the said capital messuage, now or late in the tenure of $\mathcal{J}ohn Brickett$ and Robert Nunne.

So seised the said Agnes on the 3rd day of January, 35 Eliz., married the said William Hickman, whereby they are jointly seised of the said premises in their demesne as of fee in right of the said Agnes.

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And they being so seised, a fine was levied at Westminster from the day of Easter in 5 weeks, 36 Eliz. [1594], between Stephen Lunne, plt., and the said William Hickman and Agnes his wife, defts., of the said premises, whereupon the said William and Agnes acknowledged the said premises to be the right of the said Stephen and the same remised to him and his heirs for ever: which said fine was levied to the following use, viz. that the Master, fellows and scholars of Emanuel College in Cambridge and their successors shall have and yearly take, immediately after the levying of the said fine, out of the said 3rd part of the said premises, a yearly rent of £8 as of the gift of the said William and Agnes: to hold to them and their successors for ever. And as to the possession and inheritance of the said third part, to the use of the said William and Agnes and their heirs until the said Agnes by her deed or last will shall declare any other use; and after such declaration, the said fine shall be and the said Stephen Lunne and his heirs shall be seised to the use of such persons as the said Agnes shall wish, the said yearly rent of £8 always excepted, as by an indenture tripartite dated 20 April, 36 Eliz. [1594] made between the said William Hickman and Agnes his wife late the wife of Wolstun Dixie, knight, deceased, of the first part, the said Stephen Lunne, servant of the said William and Agnes, of the second part, and the said Master, Fellows and scholars of the said Emanuel College, Cambridge, of the third part, by virtue of which said fine and by force of the Statute of Uses the said William and Agnes were seised of the said 3rd part in their demesne as of fee.

So seised, the said Agnes made her will 24 April, 40 Eliz. [1598], with the consent of the said William Hickman her husband, and thereby bequeathed as follows: "I give my land that came to me by my father to my cosen Robert Draper the Apprentys and to his heyres".

The said 3rd part of the said capital messuage and other the premises is held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and is worth per ann., clear, 40s.

Agnes Hickman died at Gaynesborough in co. Lincoln on the 22nd day of February, 42 Eliz. [1600] without any issue of her body; Benedicta Webbe, late the wife of William Webbe, knight, and Christopher Woodroffe, son and heir of Stephen Woodroffe and Bridget his wife, one of the coheirs of the said Sir Christopher Draper, knight, are her next heirs; the said Benedicta is aged 50 years and more, and the said Christopher 30 years and more.

The said *Robert Draper*, to whom the said premises descended, still survives and is aged 24.

Chan. Inq. p. m., ser. 2, vol. 261, No. 89.

Christopher Osborne, Gentleman.

Inquisition taken at the Guildhall, 16 May, 42 Eliz. [1600] before Edward Mosley, esq., deputy escheator, William Heigham, esq., William Moseley, gent., and William Necton, commissioners, after the death of Christopher Osborne, gent., by the oath of William Crowche, John Jenninges, Peter . . . Cuthbert Lee, Edward . . . Thomas Pulforde, Richard Crayford, William Abbott, and Elias Parry, who say that

Christopher Osborne long before his death was seised in his demesne as of fee of all that garden, ground and soil formerly I garden and now divided into 2 gardens, now in the tenure of Ralph Fytch, vintner and ---- Ascaino, and formerly in that of Edward Herenden, father of Edmund Herenden of London deceased . . . otherwise called Grey Friars in London; I other garden, ground and soil formerly in the tenure of Dr. Stony and now or late in that of John Southall, lying within the precincts of the Grey Friars . . . extending from the gate and wall made and adjoining the south end or corner of a messuage there formerly of Richard Boureman, formerly in the tenure of John Man, esq., and so in length between the wall of the said messuage and the place where the partition of the garden formerly . . . 26 feet of assize in length, and in breadth from the place where the said partition is made towards the said wall of the said messuage 8 feet of assize; also free entry and passage for the said Christopher Osborne and his heirs . . . high street in St. Nicholas Shambles by the small lane there leading to the gate at the Butchers hall corner, and thence in length by the palings of the garden in the tenure of the said Butchers as the way there now lies and is made, and thence direct to the garden . . . parts to be divided of all that marsh as well "In Marshe as Dutmarsh" called Sowe marshe alias Southmarshe, situate in the parishes of Northfambridge and Purlie in co. Essex; also all the houses, buildings, structures, &c., &c., thereto belonging. . . .

So seised, the said *Christopher Osborne* made his will dated 4 April, 41 Eliz. [1599] whereby he bequeathed as follows: . . . my executor to whom also I give the profits of all my lands in England for 10 years after my decease.

The said Christopher Osborne and Joan his wife were also seised to them and the heirs of the said Christopher for ever of all the manor of Northfambridge in co. Essex, and all the granges, messuages, &c., &c., thereto belonging, late parcel of the possessions of *Henry* late Earl of Essex, as by letters patent of the said Queen dated 28 July, in the 33rd year of her reign, more fully appears.

Long before the death of the said Christopher Osborne one Peter Osborne of London, esq., father of the said Christopher, was seised in his demesne as of fee of the manor of Southfambridge in co. Essex, and of the advowson, free gift and right of presentation of the rectory and Church of Southfambridge, and of all the messuages, lands, &c., thereto belonging in the said county; and so seised by indenture of 7 parts, dated 4 July, 30 Eliz. [1588] at London, and made between him the said Peter of the first part; Hugh Broughton, of London, preacher, William Fowler of Harnedge Grange in co. Salop, esq., Richard Fowler son and heir apparent of the said William Fowler, Francis Blith, Ambrose Rowse, esquires, and Yohn Astell of Graies Inn, gent., of the 2nd part : John Osborne, son and heir apparent of the said Peter, of the 3rd part : Christopher Osborne, and son of the said Peter, of the 4th part; Henry Osborne, 3rd son of the said Peter, of the 5th part; Richard Osborne, another son of the said Peter, of the 6th part; and Thomas Osborne. another of the sons of the said Peter, of the 7th part, it was agreed that in consideration of a marriage heretofore had between the said Peter Osborne and Anne then his wife and for part of her jointure if she should survive the said Peter and . . . Christopher, Henry, Richard and Thomas Osborne, younger sons of the said Peter, and to the heirs of their bodies the said Peter should stand seised of the said manor of Southfambridge and of the advowson and right of patronage of the rectory and Church of Southfambridge and of all the messuages, lands, &c., &c., to the said manor belonging to the use of him the said Peter and of the said Anne for their natural lives; and after their decease, then as to one 4th part of the said manor and other the premises to the use of the said Christopher Osborne and the heirs of his body; for default, to the use of the said . . . and Thomas Osborne and the heirs of their bodies : as to another 4th part thereof, to the use of the said Henry Osborne and the heirs of his body; for default, to the use of the said Christopher, Richard, and Thomas Osborne and the heirs of their bodies: as to another 4th part thereof, to the use of the said Richard Osborne and the heirs of his body; for default, to the use of the said Christopher, Henry and Thomas and the heirs of their bodies; and as to the other 4th part thereof, to the use of the said Thomas Osborne and the heirs of his body, and for default, to the use of the said Christopher . . . Osborne and the heirs of their bodies; and for default, to the use of the right heirs of the said Peter Osborne for ever : provided always that it might be lawful for the said Peter from time to time to alter or determine any of the uses or conditions mentioned in the said indenture : by pretext whereof and by force of the Statute of Uses, the said Peter and Anne were seised of the said premises, with remainder as above. LOND. INQ. P. M., III. 18

On the 11th day of December, 33 Eliz. [1590] at London, the said *Peter* by charter made between himself of the one part and the said *Christopher Osborne*, and son of the said *Peter*, of the other part, reciting the said indenture and his power to revoke any uses, declared that all the said uses in the said 4th part of the said manor of Southfambridge should cease and be void.

Afterwards the said Peter by charter tripartite dated 12 December, 33 Eliz. [1590], made between himself of the one part, Humphrey Moselie of London, esq., of the 2nd part, and Christopher Osborne, gent., and son of the said Peter and Foan his wife, daughter of the said Humphrey, of the 3rd part, reciting the said indentures, for the advancement of the said Christopher and the heirs of his body, and in consideration of the marriage heretofore had between the said Christopher and the said Foan and for a competent jointure to be assured to the said Foan, and to the intent that all the said 4th parts of the said manor and other the premises should remain in his name and blood agreed that he and his heirs should be seised of the said 4th parts to the use of him the said Peter and Anne his wife for the terms of their natural lives; after their decease, to the use of the said Christopher and Yoan for the terms of their natural 1 yes; after their decease, to the use of the heirs male of the said Christopher by the said Joan; for default, to the use of the heirs male of the body of the said Christopher; for default, to the use of the heirs of the said Christopher by the said Foan; for default, to the use of the heirs of the body of the said Christopher; for default, to the use of the said Henry, Richard and Thomas Osborne and the heirs of their bodies; and lastly, for default, to the use of the right heirs of the said Peter Osborne for ever: by pretext whereof and by force of the Statute of Uses the said Peter and Anne were seised of the said premises, with remainders as above.

The said *Peter Osborne* died at London long before the taking of this inquisition: the said *Anne* survived him and still holds the said manor of Southfambridge for the term of her life.

The said Christopher Osborne died seised of the remainder of the 4th part of the said manor: the said $\mathcal{F}oan$ survived him and is still thereof seised, the remainder thereof after her death being to $\mathcal{F}ohn$ Osborne, son and heir of the said Christopher by the said $\mathcal{F}oan$.

The said Richard and Thomas Osborne died without heirs of their bodies at London in the lifetime of the said Christopher.

The premises in the City of London are held of the Queen in chief by knight's service, but by what part of alknight's fee the jurors know not, and are worth per ann., clear, 26s. 8d. Of whom the marsh called Sowe or Southmarsh is held the jurors know not; it is worth per ann., clear, Inquisitiones Post Mortem for London. 275

40s. The manor of Northfambridge is held of the Queen by the 20th part of a knight's fee, and is worth per ann., clear, $f_{.05}$ 13s. 4d. Of whom the 4th part of the manor of Southfambridge, granted to the said $\mathcal{F}oan$ after the decease of the said Anne, and the other 4th part thereof which ought to remain to the said $\mathcal{F}ohn$ Osborne are held the jurors know not : they are worth per ann., clear, 40s. Christopher Osborne died 17 April, 42 Eliz. [1600], $\mathcal{F}ohn$ Osborne is his son and next heir and was then aged 7 years and 3 months.

Chan. Inq. p. m., ser. 2, vol. 262, No. 124.

William Pawlett, Knight.

Inquisition taken at the Guildhall, 22 November, 42 Eliz. [1599], before Nicholas Moseley, Mayor and escheator, after the death of William Pawlett, knight, Baron St. John, of Basinge, Earl of Wiltshire and Marquis of Winchester, by the oath of William Crowche, Hugh Ingram, John Jennynges, Robert Durant, Clement Buck, Cuthbert Lee, George Holman, Michael Crowche, Humphrey Hoper, Edward Catcher, James Taylor, Richard Craford, Nicholas Askwith, William Abbott and Elias Parry, who say that

William late Marquis of Winchester was seised in his demesne as of fee on the day that he died of the site of the lately dissolved house of the Augustine Friars within the City of London, and all the messuages. lands, tenements and hereditaments within the precincts of the said house; the honor, castle, lordship and manor of Basinge in co. Southampton, the farm of the town of Basingstoke, I mess. or farm called Gregories in Basingstoke and 1 other farm called Wattesfords in Sherfield on Loddon, in the said county; the manors of Froylberve, Hollshott, Stratfeild Turges, Bramley with Horwellsland, Weston Patrick, Wynslade, Netherwallope, Anna Abbatis, Abberston, Hursborne Tarrant, Townhill, Kingescleere, Bromeshill beyond the park (ultra parcum) Itchenstoke and Itchin Abbatis in the said county of Southampton, the manor of the rectory of Kingescleere, the park of Warleham and the free chapel of Froylbery in the said county; the abbey of Letley with the borough and town of Letlye in the said county; the fee farms of the City of Winchester and the town of Andover in the said county; the granges of Samblehurst and Heryard Wyntney and the rectories of Ichinstoke and Heryerd in the said counties; a grain mill called the town mill in Andover; a yearly rent of 26s. 8d. issuing out of the rectory in Mydleton in the said county; the farms of Mattocke Forde and Okeland with the borough of Botley in the said county; 3 parts of the manor

of Newenham in 4 parts to be divided, in the said county; and of a certain yearly rent of £20 called "Creacion money" of the Earl of Wiltshire yearly to be paid [by the] customars of the town of Southampton and 1 other rent of 25s. 9d. issuing out of the manor of Preshawe and Lomer in the said county; also of the manors of Fysherton Delamor, Chitterne Eddington, Romsey Tynhed, Romsey Eddington rectory and Tynhed rectory and the manor and farm of Imber in co. Wilts; a mill in Upton Touell now or late of Thomas Mountpesson in the said county of Wilts; the rectories of Eddington and Fysherton with all the tithes and oblations there, the hundred of Horwells Downe in the said county; the grange of Bratton; and the fee farm of Steple Ashton in the said county; also of the manors of Porstock, Farnham, Westchekerell, Hook, Frome Vauchurche, Mangerton, Batcombe, Wynterborne Stepleton and Hodercombe in co. Dorset; the manor or farm of Ashleve in the said county of Dorset, and 6 messuages in Overkencombe in the said county; the manors of Bigbury, Oldbury, Esteportlemouth, Hemston, Arrundell, Bryxham, Wollston and Yongecombe in co. Devon; a yearly rent of £6 in Hatch Arrundell in the said county of Devon; certain lands in Plymouth and a mill called Lary mill in the said county of Devon; the manors of Markwell, Pendrynn . . . lez and St. Tyes in co. Cornwall; and the manor of Stratfield Mortimer and 2 parks called the Great and the Little Park in cos. Southampton and Berks.

The said site and all other the premises within the city of London are held of the Queen, viz., parcel thereof in chief by knight's service, and the other part in free and common socage and not in chief, and are worth per ann., clear, £6 2s. 8d. The honor, castle, lordship and manor of Basinge are held of the Queen in chief by knight's service, and are worth per ann., clear, £112 6s. 6d. The fee farm of the town of Basinge is held of the Queen in chief by knight's service and is worth per ann., clear, £51 6s. 8d. Of whom or by what service the farm called Gregories is held the jurors know not: it is worth per ann., clear, f.58 18s. 5d. The farm in Sherfeild super Loddon called Wattesfordes is held of the bailliffs and honest men of the town of Basingstoke, by what service is not known, it is worth per ann., clear, f_{12} 10s. 8d. The manor of Froylberye and the free chapel there are held of the Queen in chief by knight's service, and are worth per ann., clear, f_{12} 4s. $8\frac{1}{2}d$. The manor of Holshott is held of the Queen in chief by the 40th part of a knight's fee, and is worth per ann., clear, £34 14s. 8d. The manor of Stratfeild Turges is held of . . . of Holshot by the yearly rent of 29s., and is worth per ann., clear, f_{12} 6s. $6\frac{1}{2}d$. Of whom and by what service the manor of Bramley with Horwells land is held the jurors do not know: it is worth per ann., clear, f.24 8s. 9d. The manor of

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Weston Patrick is held of the Queen as of her Duchy of Lancaster by the 60th part of a knight's fee, and is worth per ann., clear, fi12 5s. 8d. The manor of Wynslade is held of the said honor (?) of Basinge by half a knight's fee, and is worth per ann., clear, f.7 175. 6d. The manor of Netherwallop is held of the Queen in chief by knight's service and is worth per ann., clear, £45 13s. 5d. The manor of Anna Abbatis is held of the Queen inter alia, by the 20th part of a knight's fee, and is worth per ann., clear, £32 2s. od. The manor of Hurseborne Tarrant is held of the Queen in chief by the 20th part of a knight's fee, and is worth per ann., clear, £15 5s. 6d. The manor of Kingescleere is held of the Queen by the service of paying yearly 10s. at the Exchequer by the hands of the sheriff of Southampton and is worth per ann., clear, f.21 35. 6d. Of whom or by what service the manor of Townshill is held is not known : it is worth per ann., clear, £13 9s. The manor of the rectory of Kingescleere is held of the Queen in chief by the 40th part of a knight's fee, and is worth per ann., clear, f.26 8s. od. Of whom the manor of Bromeshill beyond the park and the park of Warleham are held the jurors do not know: they are worth per ann., clear, f_7 3s. 8d. The manor and rectory of Ichinstoke are held of the Queen by the 10th part of a knight's fee, and are worth per ann., clear, $f_{1,27}$ 3s. 10d. The manor of Abbots Ichin and the prebend there are held of the Queen in chief by the 20th part of a knight's fee, and are worth per ann., clear, f_{37} 3s. 5d. Of whom the . . . of Hounde and the abbey of Letlye with the borough and town of Letlye are held the jurors do not know: they are worth per ann., clear. . . . Of whom the fee farm of the city of Winchester is held is not known: it is worth per ann., clear, £33 6s. 8d. Of whom the fee farm of the town of Andover is held is not known : it is worth per ann., clear, £28 1s. 5d. The grange of Shamblehurst is held of the Queen by the . . . part of a knight's fee, and is worth per ann., clear, f.4 135. 4d. The manor of Abberston is held of Thomas Bishop of Winchester (?) by what services the jurors know not: it is worth per ann., clear, £26 13s. 4d. Of whom the granges and rectories of Heryard and Wintney are held the jurors do not know: they are worth per ann., clear, £14 7s. od. The mill in Andover is held of the bailiffs and honest men of the . . . and is worth per ann., clear, f_16 . Of whom the farm of Mattockesford with the borough of Botley are held is not known: they are worth per ann., clear, 48s. Of whom the farm of Okeland is held is not known: it is worth per ann., clear, 100s. The 3 parts of the manor of Newenham are held of the bailliffs and burgesses of the town of . . . by what services is not known : it is worth per ann., clear, £7 5s. 10d. Of whom the manor of Fisherton De la more is held the jurors do not know: it is worth per ann., clear, f_{42} 7s. 8d.

Of whom the manor of Chitterne is held is not known: it is worth per ann., clear, f. 50 195. 12d. The manors of Eddington Romsey, Tynhed Romsey, Eddington rectory and Tynhed rectory and the rectory of Eddington are held of the Queen (?) by knight's service. Of whom the fee farm of Steple Ashton and the grange of Bratton are held the jurors know not, and are worth together per ann., clear, ... 14s. 8d. The manor and farm of Imber are held of the Queen in chief by the 40th part of a knight's fee, and are worth per ann., clear. . . . Of whom the mill in Upton Lovell is held is not known: it is worth per ann., clear, 66s. 8d. Of whom the rectory of Fysherton is held is not known: it is worth per ann., clear, fio 16s. 8d. Of whom the hundred of Horwells Down is held is not known: it is worth per ann., clear, $f_{.4}$ 7s. 7d. The manor of Porstock is held of the Queen in chief by fealty and the yearly rent of f.18, and is worth per ann., clear, f.q 10s. od. The manor of Farnham is held of the now dissolved monastery of . . . and is worth per ann., clear, f_{4} 9s. od. The manor of Westchekerell is held of the Queen as of her Duchy of York by the service of I knight's fee, and is worth per ann., clear, f_{3} 6s. 8d. The manor of Hooke is held of the Queen by the moiety of I knight's fee, and is worth per ann., clear, f.43 7s. 10d. The manor of Frome Vauchurch is held of the Queen as of her monastery of Cearne, and is worth per ann., clear, £4 10s. od. The manor of Mangerton is held of the Queen as of her said Duchy of York, and is worth per ann., clear, . . . 13s. 4d. The manor of Batcombe is held of the Queen as of her late dissolved monastery of Milton and is worth per ann., clear, f_{17} 18s. od. The manor of Winterborne is held of the Queen as of her Duchy of York by the service of 1 knight's fee, and is worth per ann., clear, f_{120} . Of whom the manor of Ashleye is held the jurors know not : it is worth per ann., clear, f.7 4s. od. Of whom the 6 messuages in Overkencombe are held is not known: they are worth per ann., clear, 46s. 8d. Of whom the manors of Bigbury and Oldbury are held is not known: they are worth per ann., clear, £56 8s. 10d. Of whom the manor of Estportlemouth is held the jurors do not know : it is worth per ann., clear, f.20. whom the manor of Hempston Arrundell with the yearly rent in Hatch Arrundel are held is not known : they are worth per ann., clear, f_{120} ... Of whom the manor of Brixham is held is not known: it is worth per ann., clear, f 10 195. 8d. Of whom the manors of Wellston and Youngecombe are held is not known : they are worth per ann., clear, f_{21} 15. 2d. Of whom the mill called La . . . mylle is held is not known: it is worth per ann., clear, 30s. Of whom the manor of Markewell is held the jurors know not: it is worth per ann., clear, f_{12} os. 4d. Of whom the manor of Pendryms is held is not known : it is worth per ann., clear, f_{24} . Of

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whom the said manor of \ldots lez and the premises in St. Tyes in Aporthia are held is not known : they are worth per ann., clear, \pounds_{41} 8s. 8d. The manor of Stratfied Mortimer and the parks called the Little CPark and the Great Park are held of the Queen in chief by 1 knight's fee, and are worth per ann., clear, \pounds_{73} 7s. 1od.

The said William late Marquis of Winchester died 23 November last past; William Lord St. John of Basinge Earl of Wiltshire and Marquis of Winchester is his son and next heir, and was then aged 30 years and more.

Chan. Inq. p. m., ser. 2, vol. 262, No. 125.

Roger Bragge, Gentleman.

Inquisition taken 22 December, 44 Eliz. [1601], before John Garrard, Mayor and escheator, after the death of Roger Bragge late of the City of London, gent., by the oath of William Crowche, Peter Noxon, Cuthbert Lee, Andrew Feilde, Edward Catcher, Michael Crowche, Richard Crafford, Elias Parry, Humphrey Hooper, Henry Earsley, Alexander Ashhurste, Hugh Sharratt, Martin Lumley, William Alott and John Jennynges, who say that

Roger Bragge long before his death was seised in his demesne as of fee of 1 messuage and 2 courts thereto belonging [no parish given]; 1 messuage, late 2 stables, situate in the parish of St. Bride alias St. Bridget in or near Fleetestreete in the suburbs of the City of London in the tenure of Henry Jones; I messuage and I sollar in Fleetestreete in the said parish in the tenure of William Saye : all of which Edmund Bragge, deceased, father of the said Roger purchased to him and his heirs of Robert Freake, esq., deceased, and are now of the clear yearly value of $f_{,8}$, and are held of the Queen as of her manor of East Greenwich in co. Kent by fealty only in free socage and not in chief; I other messuage in Fleetestreete in the parish of St. Martin within Ludgate, London, called the Floure de Luce in the several tenures of James Crewes and Kellam Collins; 1 other messuage in Fleetestreete in the said parish of St. Martin in the tenure of Kegell Mathew; I other messuage in Fleetestreete in the said parish of St. Bride in the tenure of the said Roger Bragge on the day of his death; 2 other messuages in the said parish of St. Bride on the south part of the said messuage last mentioned; I other messuage in the said parish of St. Bride in the tenure of George Onslow; 1 other messuage in the said parish in the tenure of Fohn Crosse; I other messuage there in the tenure 1 9

of *Thomasine Cozen*: which said premises are of the clear yearly value of f_{10} , and are held of the Queen in free burgage of the said City; I garden in the said parish of St. Bride and I messuage situate in the said garden in the tenure of *Henry Jones*: which said garden and messuage are of the clear yearly value of 10s., and are held of the Queen by fealty in free and common socage and not in chief.

So seised, the said Roger Bragge made his will the first day of November, 41 Eliz. [1599] as follows:

I Roger Bragge of London, gentleman, considering "the frayltie of man and howe necessarye it is for everye Christian to be in continuall redines for death whensoever the good pleasure of god shall be to call him," &c. My body to be buried (if I happen to die in London) in the parish church of St. Brides near Fleetstreet, as near to the place there where the body of Edmond Bragg my late father and the bodies of 4 of my children lie buried as conveniently may be.

I will that $\mathcal{J}oan$ my wife shall have the use of my own dwelling house in London wherein my said late father last dwelt so long as she remains sole and unmarried, she paying the yearly rent of 40s. to the Queen for the same.

Whereas there is an annuity of f_{50} issuing out of all my lands and tenements in the parishes of St. Bridget alias St. Bride and St. Martin, London, to my mother Elizabeth Hill, widow, during her natural life: I will that the rents and profits of my 3 messuages in the said parish of St. Bride, now in the several tenures of George Onslowe, John Crosse and Thomazine Cozen, widow, and my 2 tenements lying near St. Bride's churchyard, sometime in the several occupations of Richard Fytchett and Roger Barker, and my 2 messuages in the said parish now or late in the several tenures of Henry Jones and William Saye shall be employed towards the payment of the said annuity, and that the residue of my said lands and tenements in the said parishes shall not be charged therewith; and therefore I hereby appoint that Edmond Bragge my. eldest son shall during the life of my said mother take the rents and profits of the 7 messuages, except f_{420} or so much thereof as shall be unpaid at the time of my decease due to me in the name of a fine or "incombe" for the said messuage in the tenure of the said Thomasine Cozen, by force of an indenture of lease dated 12 June, 34 Eliz., for the natural life of my said Mother Elizabeth Hill, to the intent that he shall with the said rents pay the said annuity to my said mother, at such time and place and in such manner and form as in an indenture tripartite dated 14 February, 28 Eliz. [1586], made between the said Elizabeth Hill by the name of Elizabeth Bragge, widow, of the one part, and me the said Roger Bragge, of the second part, and Edward Bragge my late brother

of the 3rd part are limited and appointed, and retain the surplusage and overplus of the said rents to his own use.

I give all my freehold lands, tenements and hereditaments whatsoever lying in the parish of Great Burstead in co. Essex, and my 2 messuages situate in Fleetestreete in the said parish of St. Brides late in the tenures of the said Henry Jones and William Saye, to my said son Edmond and the heirs of his body; for default, to Thomas Bragge my second son and the heirs of his body; for default, to Roger Bragge my 3rd son and the heirs of his body; for default, to Benjamin Bragge my 4th son and the heirs of his body; for default, to George Bragge my 5th son and the heirs of his body; for default, to Richard Bragge my 6th son and the heirs of his body; for default, to my 4 daughters Anne, Katherine, Elizabeth and Joane Bragge and the heirs of their bodies; and for default, to my right heirs for ever. Provided always that if my said son Edmond after he shall accomplish the age of 21 shall not pay the said annuity to my said mother, that then the estate by me given to him shall cease and determine, and the said 2 messuages shall remain to my said son Thomas and the heirs of his body.

I give my z tenements in the parish of St. Martins, the one called the "Flower de Luce" now in the tenure of *James Crewse* and *Kellon Collins*, and the other in the occupation of *Kegill Mathewe*, to my said son *Thomas* and the heirs of his body; for default, then successively to my said sons and daughters above mentioned and their heirs, and my right heirs for ever.

I bequeath my now dwelling house in Fleetstreet wherein my said late father dwelt, except 2 little rooms now used as parcel thereof, the one serving for a little hall and the other for a buttery, situate under the kitchens of my said 2 tenements now in the several tenures of the said *George Onslowe* and *John Crosse*, also my 2 messuages on the south side of my now dwelling house near St. Bride's churchyard sometime in the several tenures of *Richard Fitchett* and *Roger Barker*, haberdashers, to my said son *Roger* and the heirs of his body; for default, then successively to my said sons and daughters and my right heirs for ever.

I give my said 2 messuages in Fleet Street now in the several tenures of the said *George Onslowe* and *John Crosse* and the chamber now used as part thereof in the occupation of the said *Thomasine Cozen* situate on the south side of the said 2 messuages, and in times past thereto belonging, and the said 2 little rooms now used as parcel for my said dwelling house, to my said son *Benjamin* and the heirs of his body, with remainders as above.

I give all my messuage in Fleetstreet in the tenure of the said

Thomazine Cozen, except the said chamber above granted, to my said son George and the heirs of his body, with remainders as above.

I also give to my said son *Roger* all the sums of money payable to me by the said *Thomazine Cozen* in the name of a fine for the lease of the messuage now in her tenure.

All my lands and tenements in Gyngmountney alias Mountneasinge in co. Essex I give to my said son *Richard* and the heirs of his body, with remainders as above.

Long before the death of the said Roger Bragge, the said Edmund Bragge his father was seised in his demesne as of fee of 15 messuages and 2 other messuages late being 1 stable situate in a certain lane called Shoe lane in the said parish of St Bride, now in the several tenures of William Stannard, Henry Holbroke, Robert Drake, William Nelson, Alice Gaughe, Thomas Atkins, James Harblett, Margaret Darley, Edward Marten, Roger Chorne, Edward Bryan and Richard Crowche: which said messuages are of the clear yearly value of f_{13} and are held of the Queen by fealty only in free and common socage and not in chief; also of 2 gardens formerly 1 garden and sometime 4 gardens situate near Shoe lane now in the several tenures of the said Roger Bragge and Giles Longe: which said gardens are of the clear yearly value of 10s. and are held of the Queen in free burgage of the City of London.

So seised, the said Edmund on the last day of April, 21 Eliz. [1579] enfeoffed thereof Paul Pope and Thomas Pope, to the use of himself for the term of his life; and after his decease, to the use of the said Roger Bragge and Joan, afterwards and at the time of the death of the said Joan the wife of the said Roger, and the heirs of the body of the said Roger by the said Foan; for default, to the use of the said Roger and the heirs of his body; for default, to the use of Edward Bragge 2nd son of the said Edmund and the heirs of his body; for default, to the use of the said Edmund Bragge and the heirs of his body; for default, to the use of Susan Fitchett, daughter of Walter Fitchett and the heirs of her body; and for default to the use of the said Edmund Bragge and his heirs for ever: by virtue whereof and by force of the Statute of Uses the said Edmund was thereof seised, with remainder and reversion as above: after his death, the said Roger and Joan entered into the said premises and were thereof seised in their demesne, viz., the said Roger in his demesne as of fee tail to him and the heirs of his body by the said Joan, and the said Joan in her demesne as of free tenement for the term of her life, with remainder as above.

Roger Bragge died 11 November last past; Edmund Bragge is his son and next heir and on the 19th day of September last past was aged 18 years and not more. The said *Joan* survived the said *Roger* and is still living in the said parish of St. Bride in the ward of Farringdon Without.

Chan. Inq. p. m., ser. 2, vol. 268, No. 152.

John Poulett, Marquis of Winchester.

Inquisition taken at the Guildhall, 20 June, 19 Eliz. [1577], before John Rougley (?), knight, Mayor and escheator, after the death of John Poulett, knight, Earl of Wiltshire, and Marquis of Winchester, by the oath of John Haddon, Robert Dyckenson, John Harrison, John Keblewhite, Robert Langewith, George Gynne, Thomas Russell, Thomas Hackett, Thomas Langham, William Povey, John ..., William Layer, John Welde, John Ricardes and Edward Owyn, ..., who say that

King Henry the 8th, father of the Queen that now is, was seised of the site, house and precinct of the late monastery or Priory formerly of the Augustine Friars within the said City of London formerly dissolved, and all the sollars, houses, structures, gardens, stables and waste grounds within the said site; and so seised, by Letters Patent dated 22 April in the 31st year of his reign, granted to William Poulett, late of the Order of the Garter, knight, Earl of Wiltshire and Marquis of Winchester, late High Treasurer of England, deceased, by the name of his most dear councillor Sir William Poulett, knight, Lord St. John, inter alia, all that large messuage by the said Lord St. John then lately built situate within the precinct and walls of the said late priory, and all the houses, buildings, curtilages, gardens and waste lands to the said messuage adjoining, then in the tenure of the said Lord St. John, to the said late priory then belonging; and I yearly rent of 40s. issuing out of the said large messuage : to hold to the said late Marquis and his heirs for ever.

And the said late King being seised of the residue of the said site by Letters Patent dated 26 July in the 32nd year of his reign granted to *Thomas Wriothesley*, knight, then one of his secretaries, all that large mansion or messuage then late in the tenure of *Richard Riche*, knight, lying within the close, circuit and walls of the said house late of the said Augustine Friars; I messuage, I hall, I bakehouse, I stable and 2 gardens and all other the houses, buildings, land and soil to the said large house next adjacent, then late in the tenure of the said *Richard Riche*. By the same Letters Patent the said King granted to the said Thomas all that messuage and the garden thereto adjacent in the which 19 \star 284

William Sherlond then dwelt situate next the messuage of the said Richard Riche, and all those rooms and houses then in the tenure of Richard Duke situate next to the said house and building of the said late King then late in the tenure of the said Richard Riche; and I enclosure and all that land, soil and building called le Cloister next adjoining the said messuage, late in the tenure of the said Richard Riche, and all the houses upon and about the said cloister and nearly adjoining it; and all the kitchen of the said Friars situate next the said cloister on the east part thereof; and I curtilage and well in the said enclosure lying between the said cloister and the said tenement then in the tenure of the said William Shurlande; the house then situate on the south part of the said curtilage; and all the messuages, hall, bakehouse, houses, kitchen, lands, soil, garden, &c., then being within the close, circuit and walls of the said house of the said Augustine Friars which late were of Thomas Earl of Essex attainted of high treason : to hold to the said Thomas Wriothesley and his heirs for ever. By virtue whereof the said Thomas Wriothesley was seised of the said premises in his demesne as of fee, and so seised he having first obtained licence from the King enfeoffed thereof the said William. Marquis of Winchester : to hold to him and his heirs for ever.

The said late King being seised of the residue of the said late site by other Letters Patent dated 3 March, in the 33rd year of his reign gave to the said *William* Marquis of Winchester all that messuage and tenement then or late in the tenure of *Thomas Poulett*, and formerly in that of *Marcellus de la More*; situate within the close and walls of the said site, and all the cellars, sollars and buildings thereto belonging; I small garden then enclosed with palings next to the said messuage; and all that large garden to the said messuage adjacent, then or heretofore in the tenure of the said *Thomas Poulett* and formerly in that of the said *Marcellus de la More* and John Parnell of London, draper: to hold to the said late Marquis and his heirs for ever.

And the said late King being seised of the residue of the said site, by Letters Patent dated 25 November in the 38th year of his reign granted to Lawrence Harwarde and Stephen Tenante all that site, circuit and precinct of the late house of the said Augustine Friars, then or late in the tenure and demise of Richard Morison, and all the walls enclosing the said site, and all the houses, &c., underwritten lying within the said site, viz., all that room called the Priors chamber then late of Doctor Bowlande, and a garden adjoining on the south part of the choir there, from the chapel of St. John the Baptist up to the "backegate on the streteside," and late belonging to the demise of — Howell, all that large chapter house then being in the principal

cloister, and the small chapter house adjoining the choir there; all that part of the dormitory above the said choir called "Callys" alias "and hostery," 2 vestries one whereof lies under and the other over the chapel called the Dukes Chapple and then thereto annexed, with I curtilage thereto adjoining and other appurtenances lying within the precinct of the said late House, the messuage and the cellars, sollars and a curtilage thereto adjoining, then or late in the tenure of Thomas Geffrey and Agnes his wife; all that room called Bachilers Geffreyes chamber, then or late in the occupation of Robert Roughe, and free entry, exit, ingress and egress in and to all the said premises : all which said messuages, rooms, &c., were then let together to the said Richard Morison and belonged to the said House; also all the principal cloister within the said House, and all that piece of land lying within the said principal cloister and the dormitory built over the said cloister on the west side; and all that waste plot of land situate between the Church of the said late House and a house of Lord St. John called Staplehall containing in length 126 feet and in breadth between the dormitory and the house called Mores Howse 40 feet being within the said House: to hold to them and their heirs for ever. By virtue whereof the said Lawrence Harwarde and Stephen Tenante were seised of all the said premises in their demesne as of fee, and so seised, they enfeoffed thereof the said late Marquis of Winchester: to hold to him and his heirs for ever.

The said King Henry 8 died seised of the residue of the said Site, which then descended to King Edward 6 as his son and heir, who was thereof seised in his demesne as of fee in right of his Crown of England, and by his Letters Patent dated 22 July, in the 4th year of his reign granted to the said late Marquis of Winchester all the upper part of the church of the late Augustine Friars within the said City, viz., the choir and "le Crosse Ile" and the chapel there and the places and buildings called "le quier and le Crosse Ile and les Chapples" being within the same, and all the land, soil and ground thereof: to hold to him and his heirs for ever, by virtue whereof the said Marquis was seised of all the said premises in his demesne as of fee.

So seised, he enfeoffed Christopher Hatton, esq., of all that messuage late in the tenure of the said Thomas Poulett and formerly in that of Marcell de la More and a garden thereto belonging, and now enclosed on the east part with the said messuage and with the house of a certain Nicholas Bluntt and with the wall called le Brecke wall of the said John Marquis of Winchester, and on the west part with the wall called a stonewall and the buildings of the said House dividing the said garden from the garden called the Drapers garden, on the north part with the porch of the said Marquis and on the south with the buildings of the said House: to hold to the said Christopher and his heirs for ever.

As to the residue, the said $\mathcal{J}ohn$ died seised thereof in his demesne as of fee.

The premises granted by the said Letters Patent of the 22nd April, 31Hen. 8, are held of the Queen in chief by the service of the roth part of a knight's fee; the premises granted by the said Letters Patent of the 26 July, 32 Hen. 8, are held of the Queen by knight's service, viz. by the 20th part of a knight's fee; and the premises granted by the said Letters Patent of the 3rd March, 33 Hen. 8, are held of the Queen by the service of the 20th part of a knight's fee; the premises granted by the said Letters Patent dated 25 November, 38 Hen. 8, are held of the Queen in free socage, viz. by fealty only and not in chief; the premises specified in the said Letters Patent of 22 July, 4 Edw. 6, are held of the Queen as of her manor of Greenwich in co. Kent by fealty only in free socage.

The premises whereof the said $\mathcal{J}ohn$ late Marquis of Winchester died seised are worth per ann, clear, $f_{.}6$ 2s. 8d.

The said Marquis died 4 November last past; William Poulett, knight, Earl of Wiltshire and Marquis of Winchester is his son and heir and was then aged 40 years and more.

Chan. Inq. p. m., ser. 2, vol. 178, No. 17.

Peter Conge.

Inquisition taken at the Guildhall, 17 October, 43 Eliz. [1601], before William Rider, knight, Mayor and escheator, after the death of Peter Tonge, late of London, gentleman, by the oath of William Crowch, John Jenninges, Robert Durant, Peter Noxon, Cuthbert Lee, Andrew Feild, Humphrey Hooper, Edward Catcher, Michael Crowch, Henry Earsley, Hugh Sherrat, Martin Lumley, William Downing and Thomas Pulford, who say that

Peter Tonge long before his death was seised in his demesne as of fee tail, viz., to him and the heirs of his body lawfully begotten, of 1 large messuage, house or hospice now divided into divers tenements called Crowne Court or Andrews Crosse situate in the parish of St. Dunstan within the Bars of the New Temple, London; 1 tenement to the said messuage closely adjoining and annexed, being in Chauncerie Lane, in the tenure of William Bushell; and 16 tenements and 3 gardens in the parish of St. Botolph without Aldersgate, London, in a street commonly called Aldersgatestreete, now or late in the several

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tenures of Timothy Willey, Edward Young, Robert Griffin, William Horsey, Ralph Taylor, Nicholas Smithson, Robert Joanes, Robert Garside, Matthew Emrie, Edward Kirkhaugh, Robert Cleiton, William Tipper, Francis Wingfeild and — Harris.

All the said premises are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and by the yearly rent or tenth of 10s. to be paid and reserved to the Queen and her heirs for ever, and are worth per ann., clear, f_{26} .

Peter Tonge died 1 May last past; Godetha Besaker, widow, late the wife of Nicholas Besaker, deceased, Elizabeth Pech, wife of Henry Pech, and Frances Holbech, wife of William Holbech, are the daughters and next heirs of the body of the said Peter: the said Godetha was then aged 34 years and more, the said Elizabeth Pech 30 years and more and the said Frances Holbech 23 years and more.

Anne, relict of the said *Peter*, still survives in the City of London and is dowered of all the said premises according to the law of England.

Chan. Inq. p. m., ser. 2, vol. 265, No. 31.

John Fowke, gentleman.

nquisition taken at the Guildhall, 11 May, 43 Eliz. [1601], before William Ryder, knight, Mayor and escheator, after the death of John Fowke, gent., by the oath of William Crowche, Edward Pyllesworthe, Robert Durant, George Holman, Andrew Feylde, Humphrey Hooper, Edward Catcher, Peter Noxon, Henry Earsley, William Abbott, Elias Parrie, Hugh Sharrat and Martin Lumley, who say that

Long before the death of the said $\mathcal{J}ohn$ Fowke a certain Richard Fowke, late citizen and Grocer of London, father of the said $\mathcal{J}ohn$, was seised in his demesne as of fee of 1 part of a messuage commonly called by the name of the Signe of the Lambe, with all shops, cellars, sollars and other easements, late in the tenure of the said Richard Fowke, situate in the parish of St. Dunstan in the West in the suburbs of the City of London.

So seised, the said *Richard Fowke* by indenture 11 November, 16 Eliz. [1574], demised and to farm let to a certain *John Fowke*, gent., the said messuage, for the term of 60 years, beginning immediately after the death of the said *Richard*, paying therefore yearly 338. 4d.

Afterwards, viz. on the 21st day of April, 30 Eliz. [1588], the said Richard died at London; after whose death the said John Fowke entered into the said premises, and was and still is thereof possessed for the residue of the said term, the reversion thereof belonging to the said *Richard* and his heirs.

So seised of the said reversion, the said *Richard* made his will in writing and thereby bequeathed as follows: I will that my house wherein I now dwell and whereof I have the fee simple, shall be wholly in the use and possession of my wife during her life natural, as by the said will dated 21 April, 1588, more fully appears.

The said Richard Fowke died 21 April, 30 Eliz. [1588], at London, after whose death the said messuage descended as of right to the said *John Fowke* named in the writ, by virtue whereof he was seised of the said reversion as of fee and died thereof seised, after whose death the said reversion descended as of right to Richard Fowke brother and next heir of the said *John Fowke* named in the writ.

The said messuage called the Lambe is held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and is worth per ann., clear, 33s. 4d.

Cristiana, late the wife of the said Richard Fowke, still survives in London.

John Fowke died 11 September last past; Richard Fowke is his brother and next heir and was then aged 23 years and more.

Chan. Inq. p. m., ser. 2, vol. 265, No. 53.

William Hsborde alias Hsborne.

Inquisition taken at the Guildhall, 15 August, 43 Eliz. [1601], before William Rider, knight, Mayor and escheator after the death of William Isborde alias Isborne, citizen and haberdasher of London, by the oath of William Crowche, Peter Noxon, Cuthbert Lee, Andrew Feild, George Gonby, Humphrey Hooper, Edward Catcher, Henry Erdesley, William Abbott, Elias Parry, Robert Durrante, Alexander Ashehurste, Hugh Sharratt, Martin Lumley, and William Downing, who say that

Long before the death of the said William Isborde a certain William Sympson was seised in his demesne as of fee of I messuage situate in Aldermanburie in the parish of St. Laurence in Old Jewry within the City of London in the tenure of the said William Sympson.

So seised, the said William Sympson by deed dated 1 June, 32 Eliz. [1590], made between himself of the one part and the said William Isborde and Alice his wife, of the other part, for the consideration therein mentioned, bargained and sold to the said William and Alice the said messuage: to hold to them and the heirs of the said William Isborde for ever, by virtue whereof they entered into the said messuage and were thereof seised, viz., the said *William* in his demesne as of fee, and the said *Alice* in her demesne as of free tenement for the term of her life.

The said William Isborde long before his death was seised in his demesne as of fee of I other messuage called le Crowne lying in the parish of St. Michael in le Querne within the City of London; and so seised, by indenture dated 20 November, 38 Eliz. [1505], made between himself of the one part and a certain John Orme gent., and Henry Wellington, citizen and grocer of London, of the other part, in consideration of a marriage then to be had between William Wellington then of Staple Inn in Holborne in co. Middlesex, gent., now deceased, and Agnes Isborde only daughter of the said William Isborde agreed with the said John Orme and Henry Wellington that he and his heirs would be seised of the said messuage called le Crowne and of the said messuage purchased of the said William Sympson to the use of him the said William Isborde and Alice his wife for the term of their lives and of the survivor of them; and after their decease, to the use of the said William Wellington and Agnes and the heirs of their bodies; and for default, to the use of the right heirs of the said Agnes for ever; by virtue whereof and by force of the Statute of Uses the said William Isborde and Alice were seised of the said premises in their demesne as of free tenement for the term of their lives, with remainder as above.

Before the death of the said *William Isborde* the said *John Orme* and *Henry Wellington* were seised in their demesne as of fee of I corner messuage being at the corner of Old Jewry next the Poultry in the Parish of St. Mary Colchurch, London; and so seised, by deed dated 2 February, 38 Eliz. [1596], sold the said corner house to the said *William Isborde* and *Alice*: to hold to them and the heirs of the said *William Wellington* and *Agnes*; afterwards to hold the same to them and the heirs male of the body of the said *William*; for default, the remainder thereof to the said *William Wellington* and *Agnes*; after Wellington and *Agnes* and the heirs of the said *William Soft*.

Afterwards the said marriage was solemnized, and then the said *William Isborde* and *Alice* were seised of the said messuage, with remainders as above.

The messuage in Aldermanburie is held of the Queen as of her manor of East Greenwich in co. Kent by fealty only in free socage and not in chief, and is worth per ann., clear, 40s. The messuage called the Crowne is held of the Queen in free burgage of the City of London and

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not in chief, and it is worth per ann., clear, 46s. 8d. The said corner house in the parish of St. Mary Colchurch is held of the Queen in chief by knight's service, viz., by the 40th part of a knight's fee, and is worth per ann., clear, 40s.

William Isborde died 1 May, 42 Eliz. [1600] without heir male of his body; the said Agnes, late the wife of the said William Wellington and now the wife of Jeronimus Heydon, is his only daughter and next heir, and was then aged 18 years and more.

The said Alice, late the wife of the said William, still survives.

Chan. Inq. p. m., ser. 2, vol. 265, No. 54.

Margaret Sharles, 224idow.

nquisition taken at the Guildhall, 4 July, 43 Eliz. [1601], before William Ryder, knight, Mayor and escheator, after the death of Margaret Sharles, late of London, widow, by the oath of William Crowche, John Jennings, Robert Durham, Peter Noxon, Cuthbert Lee, Andrew Feild, George Gunbye, Richard Crayford, Humphrey Hooper, Edward Kecher, Henry Earsleye, William Abbot, Elias Parrye, Alexander Ashehurst, Hugh Sherrat, Martin Lumley and William Downinge, who say that

Margaret Sharles long before and at the time of her death was seised in her demesne as of fee of all that messuage and tenement called the Harrowe, formerly in the tenure of *George Wymarke* and late in that of the said Margaret, situate within Newgate, London, and all the houses, buildings, shops, orchard, gardens, &c., thereto belonging: which said messuage and other the premises are now divided and converted into 6 messuages and now are or late were in the several tenures of the said Margaret Sharles, Ralph Treswell, Thomas Lyde, Robert Culter, Richard Staples and George Harryson.

So seised, the said *Margaret Sharles* made her will and thereby devised (*inter alia*) as follows: I bequeath my messuage in the said parish of Christ Church, wherein I dwell, with all the furniture and household utensils now being in the same to *Agnes Howe*, daughter of *John Howe*, and to the heirs of her body; and for default, to *Agnes Howe* mother of the said *Agnes* and to the heirs of the body of the said *Agnes* the mother lawfully begotten; for default, to *Alice Sharles*, daughter of my brother-in-law, *Thomas Sharles*, and to her heirsfor ever; and for default, to *Humphrey Barker alias Wardner*, tailor, and to his. heirs for ever.

I give to my kinswoman Alice Sharles the messuage wherein Mr.

Treswell now dwells with all the implements and furniture thereof, situate in the said parish of Christchurch: to hold to her and the heirs of her body; for default, to my said niece *Agnes Howe* and the heirs of her body; for default, then to *Agnes Howe*, mother of the said *Agnes*, and the heirs of her body; and for default, to the said *Humphrey Barker alias Wardner* and his heirs for ever.

I will the tenement wherein *Thomas Lyde* our minister now dwells to the said *Thomas Lyde* and *Sybell* his wife for their lives, they paying therefore yearly to my niece *Alice Sharles* 40s.; after their decease, I give the same to the said *Alice Sharles* and the heirs of her body; for default, to my said niece *Agnes Howevand* the heirs of her body, with remainders as above.

I devise my tenement in Warwick Lane wherein *Robert Colter* now dwells to *Margaret Harryson* my Goddaughter and the heirs of her body; for default, to *George Harryson*, brother of the said *Margaret*, and to the heirs of his body; for default, to the said *Agnes Howe* my niece and the heirs of her body, with remainders as above.

I give the tenement wherein the said Mr. Staples now dwells to my said brother-in-law John Howe and to the heirs of his body; for default, to the said Agnes Howe the mother and the heirs of her body; for default, to the said Agnes Sharles and the heirs of her body; and for default, to the said Humphrey Barker and his heirs for ever.

I bequeath to my said sister-in-law Agnes Howe the messuage in Warwick Lane now in the occupation of George Harryson: to hold during her life natural; and after her decease, to my said niece Agnes Howe and the heirs of her body; for default, to the said Alice Sharles and the heirs of her body; and for default, to the said Humphrey Barker and his heirs for ever, as by the said will dated 2 September, 1600, it more fully appears.

The said messuage called the Harrowe and all other the premises are held of the Queen by fealty only in free burgage of the City of London, and not in chief; and are worth per ann., clear, $\pounds 6$.

Margaret Sharles died 11 September, 42 Eliz.; Cristina Wardner is her sister and next heir, and was then aged 60 years and more.

Chan. Inq. p. m., ser. 2, vol. 265, No. 56.

Jancelot Batherst, Ottizen and Grocer.

Inquisition taken at the Guildhall, on Wednesday the 22nd day of July, 43 Eliz. [1601], before *William Ryder*, knight, Mayor and escheator, after the death of *Lancelot Batherst*, esq., citizen and grocer of London, by the oath of William Crowche, John Jenninges, Robert Durrant, Peter Noxon, Cuthbert Lee, George Gunby, Edward Katcher, Michael Crowche, Richard Crafford, William Abbott, Elias Parrye, Alexander Asherste, Hugh Sharratte and William Downinge, who say that

Lancelot Batherst long before his death was seized in his demesne as of fee of I messuage commonly called the Corner house in Colmon streete, London, lying in the parishes of St. Margaret in Lothbury and St. Stephen in Colman street, London : which said messuage was formerly divided into 2 messuages and was lately converted into one, and divers courts, shops, sellars, and sollars to the said messuage belonging : which said messuage the said Lancelot purchased of Richard Warham, citizen and clothworker of London, and formerly or late was in the occupation of the said Richard and now is in that of Christopher Eland, citizen and merchant of the City of London; 4 messuages which late were 1 messuage lying in the parish of St. Mary Monthall or St. Mary Somerset in the said City; 4 other messuages which were lately used for stables and are now divided into 4 tenements and lie in the said parish of St. Mary Monthall: which said 8 messuages the said Lancelot purchased of Thomas Harris and Mary his wife : they are now in the several tenures of Mark Bateman, John Davye, Roland Jones, John Bullocke, Richard Lawlese, Griffin Vaughan and Richard Bennett.

So seised, the said *Lancelot* made his will and thereby bequeathed *inter alia* as follows:

I give my messuages lying in the parishes of St. Mary Somerset and St. Mary Monthalls or elsewhere in London and the corner house of Colman Street, which is extended by *Customer Smyth*, deceased, for certain years yet to come, to my son *Randolphy Bathers*⁺ and to the heirs male of his body begotten for ever.

The messuages in Colman Street and other the premises were extended and seised long before the death of the said *Lancelot* into the hands of the Queen for a debt of f_{104} 7s. 4d., which the said *Richard Warham* then owed to *Thomas Smyth*, esq., then farmer of the Queen of her customs and subsidies of her goods and of merchandizes brought to her ports of London, Sandwich, Chichester, Southampton and Ipswich and to the creek of Woodbridge, parcel of the port of Yarmouth, in co. Norfolk : which said *John Smyth* was then indebted to the Queen in divers large sums of money for rent of the farm of the premises, as in the memoranda and rolls of the Exchequer more fully appeared, and so remained in the Queen's hands up to the feast of St. Michael the Archangel, 41 Eliz. The messuage and other the premises in the said parishes of St. Margaret in Lothbury and St. Stephen in Colman Street were worth nothing per ann. at the time of the death of the said Lancelot by reason of the said extent, but immediately after the extent was finished, they were and now are worth per ann., clear, f_{24} , and are held of the Queen in free burgage of the City of London, by fealty only and not in chief. The 4 messuages in the said parish of St. Mary Monthalls or St. Mary Somerset were worth per ann. at the death of the said Lancelot 60s., clear, and are held of the Queen by fealty only in free burgage of the said City and not in chief. The other 4 messuages in the said parish of St. Mary Monthall were worth per ann. when the said Lancelot died 60s., clear, and are held of the Queen by fealty only as of her manor of East Greenwich in free socage and not in chief.

Lancelot Batherst died 26 September, 38 Eliz. [1596], Randolph Batherst is his son and next heir, and was then aged 20 years, 3 months and 6 days, and was married to Katherine Argall one of the daughters of Richard Argall, esq., deceased, in the lifetime of the said Lancelot.

Chan. Inq. p. m., ser. 2, vol. 265, No. 60.

Richard Williamson.

nquisition taken at the Guildhall, 22 July, 43 Eliz. [1601], before Walter Cope, esq., feodary, Edmund Ferrand, gent, deputy escheator, and Richard Putto, gent, commissioners, to enquire as to the idiotcy of Richard Williamson, by virtue of a commission to them and to William Ryder, Mayor and escheator, John Stanley, esq. and Henry Corbett, gent, directed, by the oath of William Crowche, John Jenninges, Robert Durant, Peter Noxon, Cuthbert Lee, George Gunbye, Edward Katcher, Michael Crowche, Richard Crafford, William Abbote, Elias Parrey, Alexander Ashurst, Hugh Sharrat and William Downinge, who say that

The said Richard Williamson is not an idiot nor of weak mind.

Chan. Inq. p. m., ser. 2., vol. 265, No. 3.

Richard Wood alias Mull, Idiot.

nquisition taken at the Guildhall, 7 April, 43 Eliz. [1601], before William Ryder, Mayor and escheator, to enquire as to the lunacy of Richard Woodd alias Hull, by the oath of William Crowche, Edward Pillesworthe, Robert Durant, Peter Noxon, Cuthbert Lee, Andrew Feylde, George Gunby, Humphrey Hooper, Edward Catcher, Thomas Pulforde, William Abbott, Alexander Ashehurste, Hugh Sherratt and Martin Lomley, who say that *Richard Woodd alias Hull* is a lunatic and is not of sound mind and does not enjoy lucid intervals, so that he is not fit to govern his lands, tenements, goods and chattels, and that he has remained in that state from the 1st day of March, 22 Eliz. [1580], and still remains so.

On the said 1st day of March the said *Richard Woodd* was seised in his demesne as of fee of 1 messuage called Wooddes Howse, 30 acres of land, 40 acres of meadow, 40 acres of pasture and 15 acres of moss in Muckelon in co. Salop; 1 other messuage called Goldes Howse and 20 acres of pasture in Muckleton; 1 messuage called Amyns Howse and 20 acres of meadow in Muckleton; 1 pasture called Gossages Lessowe and another pasture called Muckleton bridge Lessowe and 20 acres of land; and three messuages called Sevelles Howse, Shawes Howse and Wooddes Howse in Edgbolton in the said county.

Of whom all the said premises are held the jurors know not; they are worth per ann., clear, f_{10} . Whether the said *Richard Woodd* alienated any of them during his lunacy is not known.

Robert Woodd alias Hull is the brother and next heir of the said Richard, and is now aged 40 years and more.

Chan, Inq. p. m., ser. 2, vol. 265, No. 47.

Richard Stoneley, Esquire.

Inquisition taken at the Guildhall, 24 January, 43 Eliz. [1601], before John Hare, esq., Jerome Bettenham, esq., William Moseley gent, and William Necton, gent., commissioners, after the death of Richard Stoneley, esq., by the oath of William Crowche, John Jenninges, Robert Durant, Peter Noxon, Cuthbert Lee, George Holman, Andrew Feild, Humphrey Hooper, Edward Kitcher, Michael Crowche, Richard Craiford, William Abbott, Elias Parrey, Alexander Ashurst, Hugh Sharratt and Martin Lumley, who say that

Richard Stoneley, long before his death, was seised in his demesne as of fee of all that measuage situate in the parish of St. Botolph without Aldersgate, London, late in the tenure of him the said *Richard Stoneley*; of all that manor of Kensington in the parish of Duddinghurst in co. Essex; and I messuage with 20 acres of land in Duddinghurst, in the tenure of — *Glasier*, widow.

So seised, the said *Richard* by deed dated 29 June, 24 Eliz. [1582] enfeoffed *John Branche* of the City of London, knight, *Daniel Dunn*, Doctor of Laws, and *William Usedall* of the City of London of all the said premises in co. Essex: to hold to them and their heirs for ever to the use of the said *Richard Stoneley* and *Anne* his wife and the longer liver of them without impeachment of waste; and after their decease, to the use of the right heirs of the said *Richard Stoneley* for ever, by pretext whereof and by force of the Statute of Uses, the said *Richard* and *Anne* were seised of the said premises in Essex in their demesne as of free tenement for the term of their lives.

The said Richard Stoneley was also seised on the day of his death in his demesne as of fee of certain lands called Duddinghurst Parke in Duddinghurst in co. Essex in the tenure of Richard Godfrey and Robert Pearce ; I messuage in Eastham in the said lonnty, now or late in the tenure of Thomas Heinward; I parcel of marsh in Eastham in the tenure of Giles Breame; I messuage in Barkinge in the said county, now or late in the tenure of Andrew Holdernes ; 3 acres of land in Brickman Lane in Eastham, now or late in the tenure of Giles Breame ; and the reversion only or so much rent to be taken therefrom for the term of $6\frac{1}{2}$ years, 1 month and 7 days from the death of the said Richard Stoneley of all the lands, tenements and hereditaments hereunder written as follows: viz., of the reversion of the rectory of Eastham in co., Essex, now or late is the several tenures of William Heigham, esq., William Smith and Richard Revnoldes; the reversion of I parcel of marsh containing 8 a. of land in Eastham in the tenure of IVilliam Parret; of I parcel of marsh there, containing 4 acres of land, late in the tenure of John Wielde of Barkinge, gent.; and of certain lands there called Eastdowne, containing 12 acres of land late in the tenure of IVilliam Parret.

The said *Richard Stoneley* was likewise seised in his demesne as of fee of the manor or messuage called Over Ichington in Ichington Episcopi in co. Warwick.

The said messuage in the City of London was on the 8th day of June, 39 Eliz. [1597], by John Wattes and Richard Goddard then sheriffs of the said City taken into the Queen's hands towards the payment of the debt of the said Richard Stoneley of $\pounds_{12,779}$ 13s $3\frac{3}{4}d$. adjudged against the said Richard in the Exchequer Court for the said Queen, and it still remains in the Queen's hands for the said debt, as appears by the certificate of the said John Wattes and Richard Goddarde. The manor of Kensington and the said messuage and land in Duddinghurst are held of Thomas Glascocke, gent., as of his manor of Duddinghurst by fealty only for all service, and are worth per ann. £5. The lands called Duddinghurst Park in Duddinghurst, fomerly parcel of the manor of Duddinghurst are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann. 405. The 5 acres of meadow in Blackmore in co. Essex late in the tenure of the said Richard Stoneley are held of Humphrey Mildmaye, esq., as of his manor of Fyngrith in the said county by fealty only for all 2 1

service, and are worth per ann. 10s. The messuage in Eastham late in the tenure of Thomas Heineard is held of Giles Breame, gent., as of his manor of Eastham by fealty only, and is worth per ann. 10s. The messuage in Barkinge is held of the Queen as of her manor of Barkinge by fealty only, and is worth per ann. 10s. The parcel of marsh in Eastham in the tenure of Giles Breame and the 3 acres of land in Brickman Lane in Eastham, now or late in the tenure of the said Giles, the reversion of the rectory of Eastham and of the parcel of marsh there, containing 8 acres, and of the parcel of marsh there, containing 4 acres, and of the land called Eastdowne, late parcels of the manor of Eastham are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth f_{3} . All which premises in co. Essex were in the life time of the said Richard Stoneley, viz., on the 26th day of May, 39 Eliz. [1597], by George Harvie, esq., then sheriff of the said county, likewise taken into the Queen's hand towards the payment of the said debt of the said Richard, and still remain in her hand, as by a certain Inquisition taken at Brentwoode in the said county on the day and year aforesaid it more fully appears. The manor of Over Ichington in co. Warwick is held of the Queen in free socage only, and not in chief or by knight's service, and is worth per ann. \pounds_5 : which said manor was on the 1st day of September, 39 Eliz. [1597], by Robert Burgoine, then sheriff of the said county, likewise seised into the Queen's hand towards the payment of the said debt, and still remains in her hands, as by an Inquisition taken at Warwicke on the said day and year more fully appears.

Richard Stoneley died at London 191February, 42 Eliz. [1600], Dorothy Dawtrey, widow, and Anne Heigham, wife of the said William Heigham, are his daughters and next heirs and were then of full age, viz. the said Dorothy 40 years and more, and the said Anne 36 years and more.

Chan. Ing. p. m., ser. 2, vol. 266, No. 81.

John Shorte, Lunatic.

Inquisition taken at the Guildhall, 26 October, 43 Eliz. [1601], before William Ryder, knight, Mayor and escheator, to enquire into the lunacy of John Shorte, by the oath of William Crowche, Edward Pilsworth, John Jenninges, Robert Durant, Peter Noxon, Cuthbert Lee, Andrew Feilde, George Gunbye, Humphrey Hooper, Edward Catcher, Michael Crowche, Thomas Pulford, William Abbote, Elias Parrie, Alexander Ashhurst, Hugh Charrot, Martin Lumbly and William Downing, who say that

John Shorte is a lunatic and not of sound mind and does not enjoy lucid intervals, and is not fit to govern himself or his lands and goods, and has been in this state since the 13th day of March last, and he still remains a lunatic by the visitation of God. During his infirmity he has not alienated any lands to the knowledge of the jurors, and divers lands, tenements, goods and chattels remain to him as below. Long before the taking of this Inquisition, viz. on the 20 day of September, 30 Eliz. [1588], a certain John Shorte, citizen and tallowchandler of London, father of the said *John*, was seised in his demesne as of fee of r messuage known by the name of le Reed Crosse in Broad street in the City of London in the ward of Queenhith, London, and so seised, by his will bequeathed the said messuage as follows [here given in English]: Touching the disposal of my messuage whereof I am seised of an estate in fee simple called the Redd Crosse, now divided into several tenements situate in the parish of St. Nicholas Olave in Bredstrete with all the hereditaments thereto belonging : I give the same as follows : first, I devise all that part of the said messuage opening and abutting upon Bredstrete, now in the occupation of Widow Harrison to Thomas Shorte my son and to the heirs male of his body; for default, I give the same to John Short my son and to the heirs male of his body; for default, I will that the same shall be sold by my overseers to the most advantage, and that the money coming from such sale shall be given to such of my daughters as shall be then living, share and share alike. All the residue of the said messuage called the Redd Crosse lying backward from Bredstret and opening into Hugen lane I give to John Shorte my son and to the heirs male of his body, excepting out of this demise to the said John all that warehouse and door and way to the same opening into Huggin Lane and now in the occupation of the said Widow Harrison which I give to the said Thomas my son and to the heirs male of his body, as the other part of the said messuage opening into Bredstrete is to him devised. For default of issue male of the body of my son John I give the said back part of the said messuage opening into Huggin lane to the said Thomas Shorte my son and the heirs male of his body; for default, I will that the said back part be sold, and the money coming therefrom to be distributed by my overseers to my said daughters. If any of my said daughters die leaving children, their share of the said money shall go to such children.

The said *John Shorte* the father died 1 August, 33 Eliz. [1591], at London, after whose death the said *Thomas Shorte* entered into the said part of the said messuage so to him devised, and was thereof seised in his demesne as of fee tail, *viz.*, to him and the heirs male of his body, with remainder as above, and the said *John Shorte* (named in the writ) entered into the other part of the said messuage and was thereof seised in like manner,

Afterwards, viz., on the 28th day of September, 43 Eliz. [1601] the said *Thomas Shorte* died so seised at the Old Bailey in the said City of London without heirs of his body, by virtue whereof the said *John* was and still is seised of the whole messuage called the Redd Crosse in his demesne as of fee tail.

Of whom the said messuage is held the jurors know not, it is worth per ann., clear, f_{i} 10.

The said John Shorte had no issue of his body, but Anne Cavell now the wife of Richard Cavell and Sara Mathew, wife of Nathaniel Mathew, sisters of the said John, and John Lee, kinsman of the said John, viz., son and heir of Juliana Lee, another sister of the said John Shorte, are his heirs: the said Anna and Sara are aged 20 years and more, and the said John Lee 19 years and not more.

The said John Shorte was possessed on the day of his lunacy of f_{10} in money.

A certain *Henry Adames* by deed obligatory acknowledged himself to be bound to the said *John* in the sum of f_{200} for the payment of f_{252} ,

Chan. Inq. p. m., ser. 2, vol. 266, No. 93.

Thomas IUcbb, Ottisen and Maberdasher.

nquisition taken at the Guildhall, 17 October, 43 Eliz. [1601] before William Ryder, knight, Mayor and escheator, after the death of Thomas Webb, late citizen and haberdasher of London, by the oath of William Crowch, John Jennynges, Robert Durham, Peter Noxon, Cuthbert Lee, Andrew Feild, Humphrey Hooper, Edward Catcher, Michael Crowch, Henry Earsley, Hugh Sherratt, Martin Lumley, William Downing, and Thomas Pulford, who say that

Thomas Webb was seised in his demesne as of fee of the moiety of all that manor or farm called Aryndell alias Arundell in co. Kent and of the moiety of 68 acres of land in the parish of Minster in the Island of Thanet, in co. Kent, parcel of the said manor; and the moiety of all other the lands, tenements, meadows, woods, marshes, rents, &c., lying in the vills, parishes and fields of Mynster and Monketon, in the said Island of Thanet or elsewhere to the said manor belonging.

The said *Thomas* was also seised as of fee and right, to him and his heirs of the reversion expectant after the death of *Thomas Webb*, senior, who still survives, brother of the said *Thomas Webb*, deceased, of the

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other moiety of the said manor or farm called Aryndell and of the said 68 acres of land and of all other the said messuages, lands, &c., in Minster and Monketon.

The said *Thomas Webb* (named in the writ) was seised in his demesne as of fee of 1 messuage, tenement, or inn, called le Crossekeyes, lying in White Cross Street in the parish of St. Giles without Cripelgate in London, now or late in the tenure of *John Garrett*, and at one time being 2 messuages; also of 3 other messuages being in the said White Cross Street, now or late in the several tenures of *Michael Blackborne*, *Peter Mere* and *John Kelstarne*, at one time being 4 tenements; also of 2 messuages or cottages with a garden and orchard thereto belonging lying in the parish of St. Mary Bredden *alias* Breddyn in the City of Canterbury, and now or late in the tenure of *John Humble* and *Tussen True*; also 2 messuages or cottages and 2 gardens thereto belonging being in the parish of St. Mary within the said City of Canterbury, now or late in the occupations of — *Carre*, widow, and — *Tussen*.

So seised, the said *Thomas Webb* made his will, 12 March, 43 Eliz. [1601], and thereby bequeathed to *Thomas Webb* his elder son all that manor of Aryndell and all the messuages, lands, rents, &c., thereto belonging lying in Minster and Monketon aforesaid: to hold to him and the heirs male of his body; for default, to *Berington Webb* his son and the heirs male of his body; for default, the remainder thereof to *John Webb* his 3rd son and the heirs male of his body; and for default, the remainder thereof to *Francis Webb* his 7th son [*sic*] and the heirs male of his body; for default, to the heirs male of the body of the said *Thomas Webb* (named in the writ) for ever; and for default, to the right heirs of the said *Thomas Webb* for ever.

The said *Thomas Webb* likewise bequeathed 2 parts (in 3 parts to be divided) of all his messuages and lands in White Crosse Street to *Nicholas Webb* and *Berington Webb* his sons and the heirs male of their bodies; for default, the remainder thereof to the said *Thomas Webb*, the son, and the heirs male of his body; for default, they successively in tail male to the said *John Webb*, *William Webb*, *Francis Webb*, the heirs male of the said *Thomas Webb*, and his right heirs for ever.

The said *Thomas Webb* by his said will gave to *John Webb* his son all his messuages, lands, &c., in Canterbury: to hold to him and his heirs male; for default, then successively in tail male to the said *Thomas, Nicholas, William, Berington, Francis Webb* his sons, the heirs male of his body, and his right heirs for ever.

The said manor or farm called Aryndell and the messuages, &c., $2 \odot \star$

thereto belonging, except the said 68 acres of land in Minster are held of the Dean and Chapter of the Cathedral Church of Canterbury, commonly called Christ Church, as of their manor of Mouncton in the said Island of Thanet in free socage by the yearly rent of 10s. and 1 hen, and suit at court, and the said manor with the said 68 acres of land is worth per ann., clear, f_{55} . The said 68 acres of land in Minster are held of the Queen as of her manor of Minster in free socage by the yearly rent of — fealty and suit at court. The said premises in White Cross Street are held of the Queen in chief by the service of the 100th part of a knight's fee, and are worth per ann., clear, f_{54} . The messuages, cottages and gardens lying in the parishes of St. Mary Bredden and St. Margaret in Canterbury are held of the Queen in free burgage of the said city, and are worth per ann., clear, 20s.

Thomas Webb died 7 May, 43 Eliz. [1601]; Thomas Webb is his son and next heir, and was then aged 29 years.

Chan. Inq. p. m., ser. 2, vol. 266, No. 115.

Aicholas Martyn, Idiot.

Inquisition taken at the Guildhall, 18 July, 44 Eliz. [1602], before Hugh Beestone, esq., Edward Vaughan, esq., Edward Wymarke, esq., and Edmund Ferrand, gent., commissioners appointed to inquire into the idiotcy of Nicholas Martyn, by virtue of a commission to them and to William Gerrarde, esq., directed, by the oath of William Crowch, John Jeninges, Clement Buckle, Robert Durant, Peter Noxon, Cuthbert Lee, George Gunbye, Edward Catcher, Nicholas Crowch, Henry Earslye, Richard Crafford, William Abbott, Elias Parrye, Alexander Ashhurst, Hugh Sharratt, Martin Lumley, and William Downyng, who say that

The said *Nicholas Martyn* is an idiot and does not enjoy lucid intervals, but has been an idiot since his birth, so that he is not capable of governing either himself or his manors, messuages, lands, goods or chattels, but whether the said *Nicholas* has alienated any lands or dissipated any goods the jurors know not.

A certain *Walter Cope*, esq., owes to the said *Nicholas* f_{200} , to be paid when demanded, and divers other persons owe him money, but the jurors do not know the exact amounts.

The said *Nicholas* was possessed of divers goods and chattels being in the hands of divers persons in co. Oxford and elsewhere in divers counties of England, but the jurors do not know the value thereof or in whose hands they are; neither do they know who is the next heir of the said *Nicholas*.

Chan. Inq. p. m., ser. 2, vol. 269, No. 51.

John prott, Citizen and Clothworker.

nquisition taken at the Guildhall, 23 June, 44 Eliz. [1602], before John Garrard, knight, Mayor and escheator, after the death of John Trott, late citizen and clothworker of London, by the oath of William Crowche, Robert Durham, Cuthbert Lee, Andrew Fildes, Edward Catcher, Michael Crowche, Humphrey Hooper, John Jenninges, George Gunbye, Henry Earesley, Alexander Ashurste, Hugh Sharrat, Martyn Lumley, William Abot and William Downing, who say that

The said John Trott long before his death was seised in his demesne as of fee of I capital messuage with a garden thereto adjacent, lying in the parish of St. Andrew Undershaft, London, late in the tenure of William Ryvett, and now in that of Thomas Offeley; I messuage situate in the parish of St. John Walbrooke, London, now in the occupation of Hugh Meredith; the manor or lordship of Hallwyke alias Hallywycke in the parish of Fryerne Barnett in co. Middlesex; and 3 plots of land and meadow called Hogman Herne lying in the parish of Finchley in co. Middlesex.

The said messuage and garden in the said parish of St. Andrew Undershaft are held of the Queen in chief by the 10th part of 1 knight's fee and by the yearly rent of 4s., and are worth per ann., clear, 40sThe said messuage in the said parish of St. John Walbrooke is held of the Queen in free burgage of the City of London, and is worth per ann., clear, 20s. The said manor or lordship of Hallwyke is held of the Queen as of her manor of Bolon by knight's service, viz., by the [blank] part of 1 knight's fee and by the rent of 1 pair of gilt spurs on the day of the coronation of the King for all services, and is worth per ann., clear, $f_{s} = 13s$. 4d. The said 3 plots of land and meadow in Finchley are held of the Bishop of London as of his manor of Finchley in socage, and are worth per ann., clear, 13s. 4d.

John Trott died 9 February, 43 Eliz. [1601]; John Trott, gent., is his son and next heir, and was then aged 24 years and more.

Chan. Inq. p. m., ser. 2, vol. 269, No. 71.

George Price, Gentleman.

Inquisition taken at the Guildhall, 7 May, 44 Eliz. [1602], before John Garrard, Mayor and escheator, after the death of George Price, gent., by the oath of William Crowch, Robert Durham, Peter Noxon, Cuthbert Lee, Andrew Feild, Edward Catcher, Michael Crowche, Elias Parry, Humphrey Hooper, William Abbott, Nicholas Askewe, Richard Crafford, George Gunbye, Henry Earsley, Alexander Ashurst, Hugh Sharratt, Martin Lumley, William Downinge, and John Jennynges, who say that

George Price long before and at the time of his death was seised in his demesne as of fee of the 3rd part of 5 messuages and 1 stable in the parish of St. Dunstan' in the West and within the precincts of le White Fryers, London, now or late in the several tenures of *Robert Westwood*, grocer, John Waynewright, merchant tailor, John Hancocke, skinner, Thomas Aldwell, gent., and Thomas late Lord La Warre, now deceased : which said 3rd part of the said messuages the said George Price purchased to him and his heirs of John Nicholles of Greenwich in co. Kent, yeoman, and Susanna his wife, one of the sisters and co-heirs of Edward Leighe late of London, gent., deceased.

So seised, the said *George Price* made his will on the 8th day of January last past, and thereby bequeathed as follow:

As to the 3rd part of 5 messuages and 1 stable in the parish of St. Dunstan in the West, and the rents, reversion and remainder thereof which I lately purchased of *John Nicholles* and *Susan* his wife: I hereby give the same to my cousin *Hugh Speake* of London, gent.: to hold to him and his heirs for ever.

The said 3rd part of the said messuages and stable, together with the other 2 parts of the same, are held of the Queen in chief by the service of the 100th part of 1 knight's fee; and the said 3rd part is worth per ann., clear, f_{24} .

George Price died 20 April last past, the said Hugh Speake is his kinsman and next heir, and was then aged 38 years and more. He is still in full life.

Chan. Inq. p. m., ser. 2, vol. 269, No. 79.

·IHilliam Lambard, Esquire.

nquisition taken at the Guildhall, 7 November, 43 Eliz. [1601], before John Garrard, Mayor and escheator, after the death of William Lambard, esq., by the oath of William Crowch, Robert DurInquisitiones Post Mortem for London.

ham, John Jennynges, Peter Noxon, Cuthbert Lee, Andrew Feild, Edward Catcher, Michael Crowch, Elias Parry, Humphrey Hooper, William Abott, Richard Craford, Henry Earsly, Alexander Ashurst, Martin Lumbly and William Downinge, who say that

William Lambarde long before his death was seised in his demesne as of fee of 1 capital messuage with a garden and wharf, lying on the east part of a certain lane commonly called Cosen lane, situate next Thamystreete in the parish of All Saints the Great in the City of London; I other messuage adjoining the said capital messuage on the north and situate on the said east part of the said lane; which said 2 messuages are in the tenure of a certain Richard Cooper of the said City, dyer, of the demise of the said William Lambard, by indenture, for a term of years not yet completed; 1 other messuage, late a brewe howse, lying on the said east part of the said lane in the tenure of Edward Vaughan, esq., of the demise of the said *William Lambard*, for a term of years not yet ended; I plot or parcel of land called Charletons adjoining the said brewhouse on the north on the said east part of the said lane, in the tenure of the said *Edward*, of the demise of the said *William* Lambard, containing in length [blank] feet of assize : in which said plot of land there were formerly 3 tenements built; 1 other wharf situate on the west part of the said lane; 2 other messuages and 1 "sopehowse" situate in the said west part of the said lane, demised together by the said William Lambarde to a certain Thomas Knappe, by indenture for a term of years not yet completed; 1 other messuage, 1 garden, 2 stables and I cellar lying in the said west part of the said lane, containing in whole in length 123 feet of assize, and in the breadth 20 feet of assize, now in the several tenures of William Clercke, clerk there, and of the said Thomas Knappe; 8 other small tenements lying in Alhalloes Lane, alias Hay Wharfe lane in the said parish of All Saints the Great within the said City, parcel of a certain "Dyehowse" there and now in the tenure of Abraham Campion, brewer, for a term of divers years; and 2 other tenements and 1 plot or parcel of waste land commonly called "A Tennysplay," lying in Suffolke lane lying within the parish of All Saints the Less next Thamystreete, now in the several tenures of Simon Webbe and William Wickes.

So seised, the said *William Lambard* made his will bearing date 16 May, 1597, and thereby bequeathed as follows: I give to my son *Gore* for the whole term of 21 years, to commence immediately from the day of his age of 22 years, the moiety of all my messuages, lands and tenements lying in Cosyn lane, Alhalloes lane, Hay wharfe lane and Suffolk lane, or elsewhere in London, with the moiety of all the reversions and rents of every of the same; at the end of the said term of 21 years, my said son *Gore* shall immediately have all the said moiety for the further term of 70 years, "yf soe bee" that he and his wife shall so long live. The other moiety of all my said messuages, reversions rents and premises, I give to my son *Fane* during such 2 several terms of years and in such manner, with such condition and limitation in all points as I have before given the other moiety to his brother *Gore*. As for the freehold and fee of the said premises in London I purposely forbear to declare any will thereof, because some part is held in socage in chief.

The said plot of land called Charltons is held of the Queen in socage in chief by fealty only, and is worth per ann., clear, 20s. All other the premises lying severally in the said lane called Cosyne lane, in the several tenures of the said Richard Cooper, Edward Vaughan, Thomas Knappe and William Clerck are held of the Queen in common socage and free burgage of the City of London, and are worth per ann., clear, f_{3} . The 8 small tenements in Alhalloes alias Haywharfelane are held of the Queen in socage by fealty only and not in chief, as by Letters Patent of King Henry VIII under the Great Seal of England, dated 5 July in the 36th year of his reign [1544] and made to John Lambard, father of the said *William*, plainly appears, and are worth per ann., clear, f_{3} . The 2 tenements and the said plot of land called a "Tennysplay" lying in Suffolk lane are held of the Queen in free burgage and common socage by fealty only, and not in chief, and are worth nothing per ann. beyond the sum of fig of yearly rent, issuing out of the same to John Horne and Jasper Nicholson by reason of a certain legacy thereof contained in the last will of a certain Giles Lambarde lately deceased, as by Letters Patent of the said King Henry VIII, dated 29 August, in the said 36th year of his reign made to Roger Tavener and Robert Tavener it plainly appears.

William Lambard died 21 August last past; Multonus [? Milton] Lambard is his eldest son and next heir, and is now aged 17 years and 23 days.

Chan . Inq. p. m., ser. 2, vol. 269, No. 83.

John Mulson, cilizen and merchant taylor.

Inquisition taken at the Guildhall, 7 December, 44 Eliz. [1601], before John Garrard, Mayor and escheator, after the death of John Hulson, late citizen and merchant tailor of London, by the oath of William Crowch, Hugh Ingram, Robert Durham, Peter Noxon, Andrew Feild, Edward Catcher, George Holman, Michael Crowch, Elias Parry, Humphrey Hooper, William Abott, Thomas Pulford, Richard Blinckhorn,

Richard Craford, George Gunby, Henry Earsly, Alexander Ashurst, Martin Lumbly and William Downinge, who say that,

John Hulson long before his death was seised in his demesne as of fee of I messuage called by the name of le Sonne, lately being 2 messuages, situate in the parish of St. John the Evangelist in Watlinge street, London.

The said John Hulson and Alice his wife long before the death of the said John were seised to them and the heirs of the said John of I messuage and 12 acres of land, meadow and pasture called Dytches to the said messuage belonging, lying in Shenfeilde in co. Essex; 40 acres of land, meadow, pasture and wood near adjoining the said tenement called Dyches lying in Shenfeilde called Parnells alias Peverells, late parcel of the possessions of the late chantry of Brentwoode in co. Essex: which said premises in Shenfeilde the said John Hulson late purchased to him and the said Alice and the heirs of the said John of George Gascoigne of the Middle Temple, esq., as by charter dated 27 October, 40 Eliz. [1598], more fully appears.

So seised, the said John Hulson made his will 4, October, 43 Eliz. [1601], as follows : I will that all my goods, chattels, leases, household stuff, debts, &c., be divided into 3 equal parts, one whereof I give to my wife, another to Robert, Anne, Marie and Elizabeth, my children, equally amongst them, to be paid to my said son at his age of 21, and to my daughters at their ages of 21 or days of marriage, whichever shall first happen; and the other 3rd part I reserve to myself to pay my legacies, as follows :----

I give to my said wife f,100.

To my daughter Margaret Farmer £5, and to her daughter Margaret £5.

To my brother Churchman, my brother Tayllor, and my brother Mellishe a ring of gold each of the value of 53s. 4d. and to my 2 sisters a ring of gold each of the value of 40s. To Mrs. Rudde 20s. to make her a ring.

I will that my house called the sign of the Sonne in the parish of St. John the Evangelist in London be sold by my executrix as speedily as may be after my decease for the most profit and advantage, and the money coming from such sale shall be used to fulfill this my will, and my mind is that my said wife shall have the preferment thereof $f_{0,10}$ "better cheape" than any other.

I give all the residue of my lands and tenements to the said Alice my wife during her widowhood; and after her remarriage, to the said Robert my son and his heirs for ever.

The rest of my goods I give to my said son Robert.

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I make the said Alice my wife sole executrix.

The said messuage called le Sonne in the said parish of St. John the Evangelist is held of the Queen by fealty only in free burgage of the City of London and not in chief, and is worth per ann., clear, f_{24} . The messuage and 12 acres of land, meadow and pasture in Shenfeild called Dytches are held of *Thomas Lucas*, knight, lord of the manor of Shenfeilde Hall, as of his said manor by fealty and the yearly rent of 12d. The said 40 acres of land, meadow, pasture and wood in Shenfeild, called Parnelles *alias* Peverells are held of the Queen as of her manor of East Greenwich in co. Kent, by fealty only in free socage and not in chief or by knight's service; the said tenement and land called Dyches and the 40 acres of land, &c., called Parnells are worth per ann., clear, f_{25} .

John Hulson died 5 October, 43 Eliz. [1601], Robert Hulson is his son and next heir, and was then aged 5 years, 9 months and 14 days.

The said *Alice* late the wife of the said *John* still survives at Shen-feild.

Chan. Inq. p. m., ser. 2, vol, 270. No. 117.

Menry Bressey, Gentleman.

nquisition taken at the Guildhall, 8 February, 44 Eliz. [1602], before Edmund Ferrand, gent., deputy escheator within the City of London, William Necton, gent., deputy feodary, and Thomas Lake, gent., commissioners, by virtue of a commission to enquire into the lunacy of Henry Bressey, gent., to them or to John Garrard, Mayor of the said City, Walter Cope, esq., feodary of the said City, William Bowyer, esq., and Matthew Bacocon, gent., directed, by the oath of William Crowch, Cuthbert Lee, Peter Noxon, Andrew Feilde, Edward Katcher, George Holman, Michael Crowch, Elias Parry, Humphrey Hooper, Thomas Pulford, Nicholas Askewe, Richard Craford, George Gunbey, Henry Earslye, Hugh Charrat, John Jeninges and William Downing, who say that

Henry Bressey is a lunatic and is not compos mentis, and does not enjoy lucid intervals, so that he is not fit to govern himself or his manors, lands, goods and chattels : he became a lunatic by the visitation of God 2 years ago and has remained so ever since.

Long before his lunacy he was and still is seised in his demesne as of fee-tail, viz., to him and the heirs of his body, of the manor of Oddston in Oddston in the parish of Shaxton in co. Leicester, and of all the lands, chief rents and services in Shaxton; I water mill called le Cloke

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mill in the parish of Sweepton in the said county; also of certain lands and tenements held by copy of court of the manor of Balsall according to the custom of the said manor, called a "plowghe lande" lying in Escott and Barston, late of *Richard Eglionbey*, gent., as by a certain inquisition taken at the Guildhall of the said City 15th January, 32 Eliz. [1589], by virtue of a commission to enquire as to the lunacy of the said *Henry Bressey*, by the name of *Henry Bracye*, gent., to the said *William Necton*, feodary, and others directed, it more fully appears.

Of whom or by what service the said manor of Oddston and the other lands and tenaments are held the jurors know not: they are worth per ann., clear, \pounds_{16} 6s. 8d. The lands and tenements held of the manor of Balsall called a ploughe lande are worth per ann., clear, \pounds_{13} 6s. 8d.

Henry Bressey is the son and next heir of the said Henry named in the commission, and is now aged 2 years and 8 months.

Chan. Inq. p. m., ser. 2, vol. 270, No. 120.

John Lighterfoote.

I nquisition taken at the Guildhall, 4 December, 44 Eliz. [1601], before John Garrard, Mayor and escheator, after the death of John Lighterfoote, by the oath of Robert Durham, Peter Noxon, Andrew Feild, Edward Catcher, Michael Crowche, William Abbott, Richard Blinckhorne, Richard Crafford, George Gunby, Alexander Ashurst, Martin Lumley and William Downing, who say that

Long before the death of the said John Lighterfoote, a certain Rowland Atkinson, yeoman, was seised in his demesne as of fee of 1 messuage or inn called the fflower de Luce, with all the gardens and other appurtenances in the parish of St. Andrew in Holborn within the suburbs of the City of London, now or late in the tenure of the said John Lighterfoote.

The said *Rowland Atkinson*, being so seised, had issue a son called *James Atkinson* and a daughter called *Grace*, and afterwards died so seised.

The said messuage after the death of the said *Rowland*, descended to the said *James* as son and heir of the said *Rowland*, who entered into the same and was thereof seised in his demesne as of fee, and had issue *William*, *Jane* and *Helen*.

So seised, the said *James Atkinson* atterwards, viz. the 24th day of January, 1558, made his will, and thereby bequeathed the said messuage called the fflower de Luce and all other his houses lying in the said

parish of St. Andrew to the said William his son and the heirs male of his body, and for default, the same to remain to his said daughters Jane and Helen Atkinson and the heirs of their bodies. Afterwards the said James died, and the said William his son and heir entered into the said premises and was thereof seised to him and his heirs male, and afterwards died thereof seised without any issue of his body begotten. The said Helen likewise died without issue of her body, and after her decease the said June the other daughter of the said James entered into all the said premises, and was thereof seised in her demesne as of fee tail, and so seised she afterwards married the said John Lighterfoote named in the said writ: which said John and Jane had issue one daughter called Helen, and afterwards the said Jane died and the said John Lighterfoote, held himself sole in 2 parts (in 3 parts to be divided) of the said messuage or inn, and was thereof seised for the term of his life according to the courtesy of the land of England. Afterwards the said Helen, daughter of the said John Lighterfoote and Jane his wife, died without issue, after whose death the reversion of the said 2 parts of the said premises, after the death of the said John Lighterfoote, descended. to a certain John Tiler as kinsman and next heir of the said Helen Lighterfoote, viz., son and heir of John Tyler his father, son and heir of the said Grace, only sister of the said James, son and heir of the said Rowland Atkinson.

The said 2 parts of the said messuage are held of the Queen in free socage by fealty only and not in chief.

John Lighterfoote died 17 April, 40 Eliz. [1598].

The said John Tyler, son of the said John Tyler, was aged 21 years and more at the time of the death of the said John Tyler his father.

Richard Gomersall took the issues and profits of the said lands and tenements from the death of the said John Lighterfoote up to the taking of this inquisition.

Chan. Inq. p. m., ser. 2, vol. 270, No. 127.

William Skidmore, Citizen and Kronmonger.

nquisition taken at the Guildhall, 7 October, 43 Eliz. [1601], before William Rider, Mayor and escheator, after the death of William Skidmore, late citizen and ironmonger of London, by the oath of William Crowch, Hugh Ingram, John Jeninges, Robert Durant, George Holman, Cuthbert Lee, Andrew Feild, Humphrey Hooper, Michael Crowche, Edward Catcher, Thomas Pulford, Richard Crayford, William Abbott, Alexander Asehurst, Hugh Sharratt, Martin Lumley, George Gunbye and William Downinge, who say that

William Skidmore long before his death was seised in his demesne as of fee of 4 messuages and 1 alley commonly called le George alley, and 10 messuages being in the said alley, and 1 garden thereto adjacent lying in the parish of St. Buttolph without Bisshopsgate, London, which he lately purchased of a certain Christopher Campion; I messuage and certain lands thereto belonging, containing 40 acres more or less, situate in the parish or hamlet of Burneham in co. Bucks, now or late in the tenure of William Churche, maltman; 2 messuages and 1 close of pasture containing I acre, lying in the vill of Uxbridge in co. Middlesex, now in the several tenures of Robert Skidmore and John Butt ; 2 acres of meadow in Denham in the said county of Buckingham, in a certain meadow there called Southmeade; the moiety of I messuage in Uxbridge; the moiety of I close of land called little Readinge; the moiety of I acre and a half of land in Greate Readinge lying in the parish of Hillingdon in co. Middlesex, 31 acres of free land lying in Southall in the parish of Norwood in co. Middlesex, late in the tenure of John Bysouth; the moiety of 1 messuage lately called a kitchen, with an orchard thereto adjacent in Chartsey in co. Surrey, late in the tenure of William Wrighte, formerly [blank] Tuckers; the moiety of I messuage with I orchard and garden lying at the back of the said messuage, now or late in the tenure of Clement Leeche and Richard Browne, lying in Okeingham in co. Berks.

So seised, the said William Skidmore, by deed dated 14 February, 39 Eliz. [1597], made between himself of the one part, and Robert Chamberlane and Robert Cutt, citizens and ironmongers of London, of the other part, in consideration of the natural benevolence, love and favor which he bore towards Richard, John and William Skidmore his sons, and for their better relief and maintenance, and to the intent that all the said premises above mentioned should remain in his "stocke and Consanguinitye," granted for him and his heirs that they would be seised of all the said premises to the use of him the said William Skidmore the father for the term of his natural life, and after his decease, then as to the said premises in Burneham to the use of the said Richard Skidmore and the heirs male of his body; for default, to the use of the said John Skidmore and the heirs male of his body; for default, to the use of the said William Skidmore, and the heirs male of his body; for default, then to the use of the right heirs of the said William Skidmore As to all the premises within the parish of St. the father for ever. Buttolph without Bisshopsgate to the use of Philip and Thomas Skidmore and their heirs during the natural life of the said William Skidmore the son, upon trust nevertheless that the said Philip and Thomas shall suffer the said William to take to his own proper use the rents and profits of the said premises without any interruption; and after the death of the said William Skidmore the son, then to the use successively in tail male of his 1st to his 5th and every other son, one after another "Seynioritie"; for default, to the use of the said John Skidmore and the heirs male of his body; for default, to the use of the said Richard Skidmore and the heirs male of his body; and for default, to the use of the right heirs of the said William Skidmore the father for ever. As to all the premises in the several vills, hamlets or fields of Uxbridge, Denham, Hillingdon, Norwood, Southall, Chertseye and Wokingham, to the use of the said John Skidmore and the heirs male of his body, for default, to the use of the said IVilliam Skidmore the son and the heirs male of his body; for default, to the use of the said Richard Skidmore and the heirs male of his body; and for default, to the use of the right heirs of the said William Skidmore the father for ever: on condition that if the said William Skidmore the father at any time during his life shall pay or offer to the said Robert Chamberlane and Robert Cutt I pair of gloves of the value of 6d., or 6d. in money with signification of his intent that the said indenture and all the covenants and uses therein contained shall cease and determine, that then and at all times after such pay and offer the said indenture and all things therein contained shall be void and of no effect; by virtue whereof and by force of the Statute of Uses the said William Skidmore the father was seised of all the said premises in his demesne as of free tenement for his life, with remainders as above. The said William Skidmore the father never paid or offered the said gloves or money.

The said *William Skidmore* long before his death was likewise seised in his demesne as of fee of 1 tenement lying in New Windsor in co. Berks, in the tenure of [blank] *Webb*; 1 messuage in Wendover in co. Bucks, late in the tenure of *Thomas Binninge*; 1 cottage or tenement called le ffordge in the parish of Denham in co. Bucks; the other moiety of the said messuage in Uxbridge; the other moiety of the said close of land called little Readeinge and of the said acre and a half of land in Greate Reading, lying in the said parish of Hillingdon in co. Middlesex; the other moiety of the said messuage called a kitchen with the orchard thereto adjacent in Churtsey in co. Surrey; and the moiety of the said messuage, garden and orchard lying at the back of the said messuage in Wokingham.

The said 4 messuages, the alley called le George alley the 10 messuages in the said alley and the said garden thereto adjacent lying in the said parish of St. Buttolph without Bisshopsgate are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and are worth per ann., clear, f_{33} . The premises

in Burneham are held of divers persons, as follows : the said messuage, with certain lands, parcel of the said lands in Burneham of Philip Skidmore, esq., as of his manor of Undercombes in co. Bucks by fealty and the yearly rent of 7s.; and certain other lands there called Bollithorpe of Henry Manfeild, esq., as of his mannor called Burnehams manor in the said county of Bucks by fealty and the yearly rent of 2s. The residue of the lands in Burneham is held of the Queen as of her manor of Burneham Abbeye in the said county in free socage by fealty and the yearly rent of 10s. 3d.; all the said premises in Burneham are worth per ann., clear, f_{13} 6s. 8d. The 2 messuages and 1 close of pasture in Uxbridge are held of the Earl of Derby as of his manor of Colham by fealty and the rent of 20d., and are worth per ann., clear, 12d. The said 2 acres of meadow in Denham lying in the meadow called Southmeade are held of the manor of Denham in co. Bucks, late of George Peckham, knight, by fealty, and are worth per ann., clear, 10s. The said messuage in Uxbridge, the close of land called little Readinge and the acre and a half of land in greate Readinge in the parish of Hillingdon are held of the borough of Uxbridge in free burgage, and are worth per ann., clear, 205. The 31 acres of land in Southall in the parish of Norwood are held of Dudley Northe, Lord Northe, as of his manor of Heesse in co. Middlesex by fealty only, and are worth per ann., clear, 5s. The messuage called a kitchen and the orchard thereto adjacent in Churtseye are held of Francis Wolley, esq., as of his manor of Hallplace in socage by fealty, and the yearly rent of 8d., and are worth per ann., clear, 10s. The premises in Wokingham are held of the Queen as of her manor of Sunninge in co. Berks in free socage, by fealty and the yearly rent of 8d., and are worth per ann., clear, 13s. 4d. The tenement in New Windsor in co. Berks is held of the borough of New Windsor, and is worth per ann., clear, 10s. The tenement in Wendover in co. Bucks is held of the borough of Wendover in burgage by fealty only, and is worth per ann., clear, 10s. The cottage called le ffordge in Denham is held of the manor of Denham in co. Bucks by fealty, and is worth per ann., clear, 6s. 8d.

William Skidmore the father died at London, 27 March last past; the said *Richard Skidmore* is his son and next heir and was then aged 40 years and upwards: he is still in full life at London.

Chan. Inq. p. m., ser. 2, vol. 271, No. 162.

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William Billinge, citizen and warchandler.

Inquisition taken at the Guildhall, 27 October, 32 Eliz. [1590], before John Harte, knight, Mayor and escheator, by virtue of his Office, after the death of William Billing, citizen and waxchandler of London, by the oath of Robert Dickenson, Thomas Russell, John Harrison, Thomas Sewell, William Harvy, John Bonde, John Jackeson, William Feake, James Robinson, William Crowche, Edward Pillesworthe, John Thompson, George Robertes, Thomas Wigges, Arthur Wrighte, Hugh Ingram, Robert Saunders, Christopher Dickenson and Nicholas Hawkesford, who say that

William Billinge long before his death was seised in his demesne as of fee of I messuage in the parish of St. Lawrence in Old Jewry, London, and being so seised made his will on the last day of October, 1581, and thereby bequeathed the said messuage to *Joan* then his wife, to hold to her and her heirs for ever.

Afterwards, viz., on the last day of May, 1582, the said William Billinge died so seised, and the said Joan was seised of the said tenement in her demesne as of fee, and afterwards married Edward Winstanley of London, gent., which said Edward and Joan after their marriage were seised of the said tenement, viz., the said Edward in his demesne as of free tenement in right of the said Joan his wife, and the said Joan in her demesne as of fee in her own proper right.

So seised, they by deed dated 30 April, 32 Eliz. [1590] as well for a certain sum of money to them in hand paid by *William Gerrard* of Flamberdes in the parish of Harrowe-on-the-Hill in co. Middlesex, esq., and *Hugh Henley*, citizen and merchant tailor of London, as for other considerations. Them thereto moving, granted and sold the said premises to the said *William* and *Hugh* and their heirs for ever, as by the said deed acknowledged before *William Fleetewood*, recorder of London, . and *Anthony Radcliffe*, alderman of the said City, and enrolled in the Hustings of pleas of land at the Guildhall it more fully appears.

The said premises are held of the Queen in chief by the 100th part of a knight's fee, and are worth per ann., clear, 33s. 4d.

But who is the next heir of the said *William Billinge* the jurors do do not know.

Chan. Ing. p. m., ser. 2, vol. 277, No. 183.

Micholas Clarkson, Titizen and Merchant=tailor.

Inquisition taken at the Guildhall, 5 July, 11 Eliz. [1569] before Thomas Roe, knight, Mayor and escheator, by virtue of his Office, after the death of Nicholas Clarkson, citizen and merchant-tailor of London, by the oath of John Haddon, Stephen Walden, John Wytton, Michael Smythe, Henry Callis, Robert Cripes, Thomas Hassillwood, Robert Langwith, Robert Dyconson, John Harrison, Adam Chatterton, Richard Adams, Thomas Keblewhite, Edward Bowen, and Thomas Pearson, who say that

Nicholas Clarkson on the day that he died was solely seised in his demesne as of fee of 1 messuage lying in the parish of St. Ellen in the street called Bisshoppsgate within the City of London, in the ward of Bishoppsgate now in the tenure of *Edward Skegges* which said messuage abutts upon the high way there on the east, the tenement now in the tenure of *Justinian Cockes* on the south, partly on the garden of *Thomas Gresham*, knight, and partly on the tenement called the Bull there on the west, and the tenement now in the occupation of *William Agar* on the north, and of the reversion of all the said premises, as by the charter made to the said *Nicholas* by *Joan Tailor*, dated 1 May, 4 Eliz. [1562], it more fully appears.

The said messuage is held of the Queen in chief, and is worth per ann., clear, 48s.

Nicholas Clarkson died 27 June, 9 Eliz. [1567], in the parish of St. Augustine in the ward of Bredstreate, London; *Richard Clarkson* is his son and next heir and was then aged 9 years and 11 weeks.

Mary wife of the said Nicholas took the rents and profits of the said messuage from the death of the said Nicholas up to the day of the taking of this inquisition.

Chan. Ing. p. m., ser. 2, vol 274, No. 170.

John Richardson, Citizen and Ironmonger.

Inquisition taken at the Guildhall, 26 March, 21 Eliz. [1579], before Richard Pipe, knight, Mayor and escheator, by virtue of his Office, after the death of John Richardson, citizen and ironmonger of London, by the oath of John Haddon, John Harrison, John Keblewhite, George Gynne, Thomas Russell, William Povye, Anthony Barbor, Thomas Eliot, Griffin Jones, Henry Shawe, John Irelond, John Ricardes, William Curtes and Arthur Raynescrofte, who say that John Richardson on the day of his death was seised in his demesne as of fee of 1 messuage called Le Stewe with the cellars, sollars, buildings, yards, &c., &c., thereto belonging; 1 furnace of lead called a "Stewe leade," 1 cistern, and 1 gutter of lead from the Thames to the said house and 1 "Buckett" and chain thereto belonging, situate in the parish of St. Michael at Quenehith, London, extending from the east to the west 50 feet of assize, and from the tenement called Le Signe of the Cappe on the north to the Thames on the south 76 feet of assize.

So seised, the said *John Richardson* made his will and thereby bequeathed as follows :---

I give my house with the wharf and yard thereto belonging wherein I now dwell set in the parish of St. "Mighells" near Quenchith to Johan my wife for her natural life; and after her decease, to John Richardson my son and to the heirs of his body for ever; for default, the remainder thereof to Margaret Richardson my daughter and to the heirs of her body; for default, to my child unborn, be it male or female, and to the heirs of the body of the said child; and for default, the remainder thereof to my right heirs for ever, as by the said will dated 23 October, 1578, it more plainly appears. By virtue of which said will the said Joan immediately after the death of the said John Richardson entered into the said premises and took the profits thereof: which said Joan still survives.

The said messuage is held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors know not, and is worth per ann., clear, f_{4} .

John Richardson died 25 October last past; John Richardson is his son and next heir, and was then aged 2 years, 1 month and 11 days.

Chan. Inq. p. m., ser. 2, vol. 275, No. 369.

Henry Robynson.

I nquisition taken at the Guildhall, 27 September, 25 Eliz. [1583], before *Thomas Blancke* knight, Mayor and escheator, by virtue of his Office, after the death of *Henry Robynson*, late citizen and cook of London, by the oath of *Robert Dickonson*, *Richard Smithe*, *Roger Hole, Thomas Russell, John Irelande, John Jackson, Edmund Owen, George Gynne, William Povye, Henry Webbe, George Robertes, John Oldam, William Feake, Robert Peacock, John Bonde, John Richardes* and Nicholas *Hawksforde*, who say that

Long before the death of the said *Henry Robynson*, a certain John Berden citizen and "Pulter" of London, was seised in his demesne as of fee of those 2 tenements commonly called The Cardinall Hatt, with all the houses, gardens, &c., thereto belonging, lying in the street called Gracious streate in the parish of All Saints Gracechurch, London, one of which said tenements was late in the tenure of the said John Berden and Agnes his wife, and the other was in the occupation of Richard Bilbroke and is now in the tenure of Richard Tompson, cook.

So seised the said John and Agnes by their deed dated 29 May, 18 Eliz. [1576], and acknowledged before Rowland Haywarde, knight, alderman of the City of London, and William Fleetewoode, esq., recorder of the said City, for a competent sum of money paid to the said John Berden by the said Henry Robynson and Richard Tompson and Robert Grey, citizens and cooks of London, gave the said premises to the said Henry, Richard and Robert, and to the heirs of the said Henry for ever, by virtue whereof they entered into the same and were thereof seised, viz. the said Henry Robynson in his demesne as of fee, and the said Richard and Robert in their demesne as of free tenement.

So seised, the said *Henry Robynson* made his will on the 2nd day of January, 1577, and thereby bequeathed as follows :---

I give to *Alice Tompson* for her natural life my tenement in Gracechurch street in the parish of All Saints in Lombardstreet called The Cardinall Hatt and the tenement next adjoining, with all shops, cellars, sollars, &c., thereto belonging; and after her decease, I give the same to *William Tompson*, son of the said *Richard Tompson*, and to his heirs for ever.

All the said premises are held of the Queen in free burgage of the said City, and are worth per ann., clear, f_{24} .

Henry Robynson died 21 February, 20 Eliz. [1578], but who is his next heir the jurors know not. The said Richard Tompson and Robert Grey still survive.

Chan. Inq. p. m., ser. 2, vol. 276, No. 517.

Koger Robynson.

nquisition taken at the Guildhall, 20 September, 25 Eliz. [1583], before *Thomas Blancke*, knight, Mayor and escheator, by virtue of his Office, after the death of *Roger Robynson*, citizen and goldsmith of London, by the oath of *Robert Dickenson*, *Richard Smithe*, *Roger Hole, Thomas Russell, John Ireland, Edmund Owen, George Gynne, William Povye, George Robertes, John Stoddarde, William Feake, John Bonde* and *Nicholas Hawkesforde*, who say that

Roger Robynson long before and on the day of his death was seised

in his demesne as of fee of all that capital house or mansion or inn, called by the name of the White Hart now in the tenure of *Matthew* Park... lying in the parish of St. Botolph without Bisshoppes gate, London, with all the stables, yards, rooms, &c., to the said mansion house belonging, also r garden to the said mansion adjoining: which said premises lie between the cemetery of the said parish Church of St. Bototph on the south, the gate or entry of the late house of the Blessed Mary of Bethlehem on the north, and extend from the high street towards the east up to the garden of Bethlehem and the ditch of la More towards the west; all which said premises the said *Roger Robynson* lately purchased to him and his heirs of *James Batte* of Burton in Lonsdale in co. York, husbandman, and *Jane* his wife.

So seized, the said *Roger Robynson* made his will on the 30th day of March, 1582, and thereby bequeathed the said mansion house and other the premises as follows :---

I give the one half of all my lands, leases and goods to my wife Alice Robynson for her natural life, trusting she will be a good and natural mother to her children and the other half I give to her and to my nephew Mark Sutton of Islington, gent, whom I make my exor., to the use of my children as shall be thought most convenient to these my 4 overseers, viz., Robert Eccles of London, leather [?] seller, Nicholas Tompson, gentleman, my nephew William Robyson the elder of Munchaster in Cumberland, and my brother-in-law Thomas Eccles son of the said Robert Eccles.

The said mansion house and garden are held of the Queen in free burgage of the said City of London, and are worth per ann., clear, f_{4} .

Roger Robynson died at London, 31 March, 24 Eliz. [1582]: immediately after his death the said *Alice* late his wife entered into the said premises and took the issues thereof.

Pole (Polus) Robynson is the son and next heir of the said Roger, and was aged 9 years and more at the time of his father's death.

Chan. Inq. p. m., ser. 2. vol. 276, No. 515.

Robert Waindesor.

nquisition taken at the Guildhall, 25 October, 2 Eliz. [1560] before me *William* . . . Mayor and escheator of the City of London, by virtue of my Office, after the death of *Robert Windsor*, smith, of London, by the oath of *Robert* . . .¹ *Robert Lee, Robert Davye, Henry* Callis, Guy Awood, Michael Smith, William Swainson, Lawrence Jucson, Stephen Walden, Thomas Ebden, Thomas Litton, Robert Dunkins, John Benson [?]... who say that

Robert Windsor long before his death was seised jointly with Katherine his wife in his demesne as of fee of all that small messuage with the cellar and sollar thereto belonging lying in Bisshopsgate street in the parish of St. Ellen in London, which said messuage the said Robert and Katherine lately had to them and their heirs for ever of the gift and grant of Michael Stanhopp, knight, and John Beomount, esq., as by the charter thereof to them made dated 28 October, 2 Edw. VI. [1548], it more fully appears.

So seised, the said *Robert Windsor* died 21 May, 2 Eliz. [1560] and the said *Katherine* survived him, and entered into the said messuage and was and still is thereof seised in her demesne as of fee by right of accruing.

The said messuage is held of the Queen in chief, viz., by the service of the —— part of I knight's fee, and is worth per ann., clear, 40s.

The jurors do not know who is the next heir of the said *Robert Windsor*, but they say that *Isabella Burlington* is the sole daughter and heir of *Robert Burlington*, deceased, brother and next heir of the said *Katherine*, and is aged 30 years and more.

Chan. Inq. p. m., ser. 2, vol. 274, No. 31.

This completes the general series of Inquisitions to end of the reign of Elizabeth.

ADDENDA TO THE PERIOD HENRY VII.— ELIZABETH.

Some of the following Inquisitions were not in their proper place when the general series was being done, but have since been found.

Elizabeth, wife of John Philyot, Knight.

2 February, 19 Hen. VII [1504].

Assignment of dower of *Elizabeth* who was the wife of *John Philpot*, knight, now deceased, who held of us in chief, of all the messuages, tenements and gardens which were of the said *John* formerly her husband within the City of London, and which by the death of the said *John* were taken into the King's hands by the Mayor and escheator of the said City: which said Mayor and escheator assigned to the said *Elizabeth* the 3rd part of 12 messuages, 20 tenements and 6 gardens within the said City: to hold to her yearly in allowance of all her dower happening to her out of all the said premises.

Chan. Inq. p. m, ser. 2, vol. 17, No. 103.

Thomas Cardinal of York.

nquisition taken at the Guildhall on Monday, viz., the 3rd day of July, 23 Hen. VIII [1531] before Thomas Pargettour, knight, Mayor of the City of London, John Aleyn, knight, and John Baker, by virtue of a commission to them and to William Walsyngham directed, to enquire of what manors, lordships, lands, possessions, rents, &c., &c., the most reverend Father Thomas late Legate of the Apostolic See, Cardinal of York and Archbishop and Primate of England was seised solely or with others on the 28th August, 15 Hen. VIII, or on the 2nd day of December in the same year, or at any time after the said 2nd day of December, in his demesne as of fee or in reversion, within the said City of London; on which said 2nd December the said Cardinal perpetrated divers contempts, trespasses and offences against the King, his crown and dignity contrary to the form of the Statute published in the parliament of King Richard the II. late King of England, held at Westminster in the 16th year of his reign, whereof the said Cardinal was rightly and justly convicted and condemned in the court of the lord the King, before the said King, by the oath of Henry Barnes, George Medley, Philip Yorke, John Gose, Roger Yong, John Shyrwyn, John Webbe, James Tornour,

Robert Warde, John Baxster, Walter Astlyn and John Long who say that

The said Cardinal after the said 2nd day of December in the said 15th year, viz., on the 10th day of February, 17 Hen. VIII [1526], was seised in his demesne as of fee of 6 cottages lying together in a certain lane called Buntynges Aley alias Markes Aley in Woodstreet in the parish of St. Alphage in the ward of Creplegate, London; 1 messuage, 6 cottages and 6 gardens lying together in the lane called Bylleter Lane in the parish of St. Katherine Colman in the ward of Aldgate, London; and 5 messuages and 3 gardens, lying together in the parish of St. Gabriel Fanchurch Street, in the ward of Langborne in the said city: and so seised, enfeoffed thereof on the said 10th day of February the Dean and canons of the college of Thomas Wolsey Cardinal of York in the University of Oxford: to hold to them and their successors for ever; by virtue whereof the said Dean and canons were thereof and still are thereof.

On the said 10th day of February the said Cardinal was seised in his demesne as of fee of 16s. of yearly rent issuing out of a certain messuage in the parish of St. Mary Colechurch in the ward of Westchepe in the said City of London; also of 5s. rent issuing out of a certain large garden in the parish of St. Gabriel Fanchurch street in the ward of Langborne; and so seised, by charter dated on the said 10th day of February granted the said rents to the said Dean and canons of the said College of Thomas Wolsey in Oxford: to hold to them and their successors for ever: by virtue whereof they were thereof seised in their demesne as of fee; and so seised, at the special request of the said Cardinal granted those rents to the Dean or master and cardinal of the College of St. Mary in Ipswich in co. Suffolk: to hold to them and their successors for ever: by virtue whereof they were thereof seised in their demesne as of fee and have taken the said rents up to this time.

All the said premises are worth per ann., clear, f_{32} 3s. od.

Chan. Inq. p. m., ser. 2, vol. 77, K. 2.

Thomas Rneseworth.

Inquisition taken at the Guildhall, 10 July, 6 Hen. VIII [1514], before John Tute, Mayor and escheator, after the death of Thomas Kneseworth, by the oath of John Bristall, Robert Berdesley, Henry 320

Northriche, Hugh Birde, William Molle, John Herdman, William Burton, John Hatton, Robert Ive, Edward Lighton, John Wellys and Robert Garlond who say that

Thomas Kneseworth was solely seised in his demesne as of fee in his own proper right of I messuage with a shop now in the tenure of John Merston, citizen and fishmonger of London; 1 other messuage-in the which John Sampson, citizen and fishmonger of London, now dwells; and I tenement now in the tenure of William Yonger, citizen and fishmonger of London, lying together in the parish of St. Margaret in Briggestrete, in the ward of Briggestrete, London, viz., between the highway of Briggestrete, on the east, the lane called Croked Lane on the north, and the land late of Gregory Lovell, knight, now of John A. Park, mercer of London, on the west and south; I shop with sollars built thereupon on the west part of Briggestrete, now in the tenure of William Broune, in the parish of St. Magnus the Martyr in the said ward of Briggestrete, between the highway of Briggestrete on the east, the tavern called le Bell on the west, a shop belonging to the society of the mystery of the fishmongers of London on the north, and a shop belonging to Robert Turbervile, esq., now in the tenure of John Ideall on the south; I messuage called a "Kay" together with a wharf thereto annexed, formerly called Hatters Kaye and now called Kneseworth Kaye; 1 other messuage with a quay adjacent called le Crowne Kay now in the tenure of Richard Norres, with certain tenements lying between them, situate together in the parish of St. Dunstan in the East in the ward of the Tower of London, viz., between the highway there on the north, the water of the Thames on the south, the common lane adjoining the house called le Custume house on the east, and the tenements or lands which formerly were of John Shaa, knight, and now are in the possession of Edmund Denny, John Grene, gentleman, Christopher Grantham and Ralph Thomson, feoffees thereof seised in fee to fulfil the will of the said Thomas Kneseworth, on the west; 3 messuages being in the said parish of St. Dunstan opposite the said quay called Hatters Kay in the said ward of the Tower of London, viz., between the highway there on the south and east and the tenement belonging to the Church of St. Dunstan wherein William Gonson now dwells on the west, and a large messuage late of Robert Byfeld, now of William Compton, knight, on the north.

So seised, the said *Thomas Kneseworth*, by the name of *Thomas Kneseworth*, citizen, fishmonger and alderman of the City of London and freeman of the said City, by his will dated 13 April, 1513, gave all the said premises to the then warden of the art or mystery of the fishmongers of London and the commonalty thereof and their successors,

to the intent that they and their successors for ever shall observe and perform the said will in all the articles thereof in the manner and form hereafter declared, viz., that the said warden and his successors with part of the rents and profits yearly forthcoming from the said premises shall henceforth for ever well and sufficiently repair and maintain the said messuages, &c., from time to time as often as it shall be necessary, and whenever the premises or any of them shall happen to be rebuilt, they shall rebuild them in such manner and form and extend them at such yearly value as the rents and profits yearly therefrom forthcoming shall extend to such sums of money as the same sums of money yearly shall attain for the payment of the legacies and ordinances of the said Thomas below declared, viz., the said warden and his successors shall from thenceforth for ever observe 2 solemn obits or anniversaries to be celebrated with note in the Chapel of the Blessed Mary at the Guildhall, London, where at present the body of the said Thomas lies buried, by the priests, clerks and boys of the said chapel, with dirge and mass, for the souls of the said Thomas and Elizabeth late his wife and their parents and benefactors, and for the souls of all the faithful deceased, the first obit to be celebrated on the third Sunday next after the day of Easter and the mass on the morrow, that is, on the Monday then next following, and the second to be celebrated on the second Sunday next after the feast of St. Michael the Archangel and the mass on the morrow. At each of the said 2 obits the said wardens shall find 2 wax-candles each weighing 8 lb. of wax burning about the tomb of the said Thomas, and they shall yearly for ever pay to each priest and clerk belonging to the said chapel and there dwelling and being present at each of the said obits 4d., and to each boy serving at the said chapel 2d.; and to the Mayor of the City of London coming there and making his oblation at the said mass 40d. and not otherwise, and to each of the 2 sheriffs of London under the same form 12d. and to the chamberlain of the said City 20d. and to the swordbearer 12d. and to 6 wardens of the said fishmongers 10s, between them, and to the clerks or beadles of the said fishmongers 4d. and the whole society of the fishmongers then being present shall have between them at each of the said obits every year out of the profits of the premises 20s. The said wardens and their successors shall then provide and ordain 4 honest chaplains, students in art or theology in the Universities of Oxford or Cambridge, who shall be poorly beneficed or who shall not have a sufficient exhibition to carry on their studies there. to celebrate and pray for ever there principally for the souls of the said Thomas and his said wife, their parents and benefactors and of all the faithful deceased; and the said wardens shall pay yearly to each of the said chaplains \pounds_4 sterling. And when it shall happen that any of the LOND. INQ. P. M., III. 21

said chaplains die, or leave the said Universities or shall be promoted to a benefice or to a better or larger cell, then the said wardens and their successors shall within the space of 3 months provide other honest chaplains to celebrate as above; but if they should neglect so to do, then for each default they shall pay to the chamberlain of London 40s. in the name of penalty, whereof he shall keep 6s. 8d. for his own proper use, and shall give 3s. 4d. to the use of the under chamberlain of London, and shall distribute 10s. among the poor prisoners or fishmongers detained in the prisons of Ludgate and Newgate, and the 20s. the residue of the said 40s. shall be paid to the Chamber of the said City for the common use of the Mayor and citizens of the City of London. And the said Thomas Kneseworth further declared that the said wardens within 8 weeks after his death shall provide 13 persons, who shall be poor and honest men and women of good name and fame, being in poverty and misery, to pray for the souls above said, and shall pay to each of them 8d. each week, and 4 measures called "Goodes of Walsh Cloth " of any colour or of any other cloth which shall please the said wardens, not exceeding the price of 8d. for "le goode," and the said 4 poor people shall pray in the said chapel for the souls aforesaid. And the said Thomas willed that as far as possible the said wardens should choose the said 13 poor people out of the company of fishmongers. And the names of the said chaplains and poor people to be entered by the clerk of the fishmongers company in their books kept in their hall for that purpose and then the said chaplains and poor people to be presented at the Guildhall to the said chamberlain who shall then enter their names in his books, each poor person paying to the clerk 4d. and to the under-chamberlain 4d. and each chaplain paying to the said clerk 6d. and to the said under-chamberlain 6d.

The said *Thomas* also willed the said wardens to pay yearly to the prior and convent of Royston in co. Herts out of the issues of the said premises $f_{,4}$ sterling, to the intent that they shall find a fit canon of the same place to celebrate mass in the Church there at such altar as the said prior shall think most expedient, for the said souls, every day yearly from Easter Day up to the day of St. Michael before the hour of 6 in the morning; and that a clerk or minister there shall begin to ring the bell for that mass at 5 o'clock; and from the day of St. Michael until Easter he shall begin to ring the bell at 6 o'clock in the morning. And the priest celebrating that mass every day shall take to his proper use each year for ever . . . parcel of the said $f_{,4}$, and the clerk ringing the bell for the said mass shall have each year for his stipend 6s. 8d. And the

said prior and convent shall celebrate twice each year for ever, viz., on the day of St. Mary Magdalene with solemn ringing of bells for the souls aforesaid, dirge and mass, and there shall be distributed to them therefore 6s. 8d., and another service shall be held on the 10th day of January for 6s. 8d., the residue of the said f_{4} . The said *Thomas Kneseworth* further declared that 40s. should be yearly for ever distributed amongst the prisoners at Newgate and Ludgate. The said will was proved before *William Broun*, Mayor, and the aldermen of the City of London at the Guildhall and enrolled in the Court of Hustings on Monday next after the feast of St. John ante Portam Latinam, 6 Hen. VIII., [1514].

All the said premises are held of the King in free burgage, and are worth per ann., clear, f_{182} 15s. 8d.

Thomas Kne seworth died 26 June last past; John Kneseworth is his kinsman and next heir, viz., son of George Kneseworth late citizen and clothworker of London, brother of the said Thomas, and is aged 30 years and more.

After the death of the said *Thomas*, *William Barde*, *Ralph Symondes*, *Thomas Ledale*, *John Boyse*, *Bartholomew Darby* and *Gregory Stott*, then wardens of the said art or mystery, by virtue of the said legacy and last will were and still are seised of all the said premises in their demesne as of fee.

Chan. Inq. p. m., ser. 2, vol. 29, No. 4.

Robert Bacon.

Inquisition taken at the Guildhall, 17 March, 30 Hen. VIII [1539], before *William Forman*, knight, Mayor and escheator of the City of London, by the oath of *Richard Close*, *Richard Madox*, *Patrick Cornysshe*, *Hugh Churche*, *Robert Wannesworth*, *Stephen* . . . , , *Nicholas Assheton*, *John Jakes*, *Thomas Hancok*, *Henry Nortryche*, *John Broun*, . . ., *Robert Reason* (?) and *William Bottesham*, who say that

Robert Bacon was seised in his demesne as of fee of 1 messuage commonly called the Puter Pott, and 2 tenements thereto belonging, situate in the parish of St. Mildred within the said City; and so seised, by charter dated 12 April, 20 Hen. VIII [1529], enfeoffed thereof John Waylond and John Maior: to hold to them and their heirs for ever to the intent to fulfil this last will. They being so seised, the said Robert Bacon by his will dated 14 April, 1535, declared that the said John Waylond and John Maior should be seised of the said premises after the death of him, the said Robert Bacon to the use of Christopher Thybborn, and after his decease to the use of *Alexander Thybborn*, son and heir of the said *Christopher*, and his heirs for ever, and that the said *Christopher* should pay to *John Bacon*, son of the said *Robert*, 20s. sterling yearly during his life out of the profits of the said premises; and that after the death of the said *Christopher* the said *Alexander* should pay to the said *John Bacon* the said 20s. And both the said *Christopher* and *Alex*ander shall keep an obit for the said *Robert* yearly in the Church of St. Dunstan in the West, London, the said *Christopher* during his life and the said *Alexander* and his heirs for ever.

The said premises are held of the King in free burgage by the service of 1d. per ann., and are worth per ann., clear, 26s. 8d.

Robert Bacon died 12 March, 27 Hen. VIII [1536].

Chan. Ing. p. m., ser. 2, vol. 60, No. 146.

Abbot of Kirkstede, co. Lincoln.

Inquisition taken at the Guildhall, 28 July, 29 Hen. VIII [1537], before *Ralph Waren*, knight, Mayor and escheator, by virtue of his Office, by the oath of *Robert Warter*, *Richard Madox*, *Patrick Cornysshe*, *Stephen Rolland*, *Robert Johnson*, *John Vernon*, *Richard Forde*, *John Ramsey*, *William Bulle*, *William Mosseman*, *William Heylyard*, *John Nicolson* and *John Goodlake*, jurors charged to enquire for the lord the King, and having had verbal communication amongst themselves concerning the premises and being unable to agree upon a verdict pray for a respite and further day to consider their verdict, whereupon a day is given to them before the said escheator at the Guildhall up to Saturday the 4th day of August then next following, upon which day they came to the said Guildhall and said

That Richard Haryson late Abbot of the monastery of Kyrkestede in co. Lincoln and the convent of the same place long before the taking of this inquisition were seised in their demesne as of fee as in right of their said late monastery of the lands, tenements, rents, &c., &c., underwritten, viz., I brew-house called le Belle and I garden with divers implements and utensils to the said messuage belonging, specified in a schedule sewn to this inquisition, situate in the parish of St. Botolph without Aldrichegate in the suburbs of and in the ward of Aldrichegate, late let to farm by the said abbot and convent to Richard Lambe by indenture dated 23 May, 25 Hen. VIII [1533], for the term of 30 years then next following, paying therefore yearly to the said Abbot and his successors 100s.; I other messuage or inn with a garden called Carne-

belles place in the said parish of St. Botolph, late in the tenure of Thomas Tomworthe, gentleman; I tenement with a garden adjoining lying in the same parish between the said brewhouse and garden called le Bell of the one part and the said messuage and garden late in the tenure of the said Thomas Thomworthe of the other part; 10 messuages and 10 gardens in the said parish called le Retten Rowe late let to farm by the said abbot and convent to William Goodwyn, mercer, by indenture dated 22 June, 20 Hen. VIII [1528], for the term of 60 years from the feast of the Nativity of St. John the Baptist then next coming, paying therefore yearly 26s. 8d.; I messuage and I garden with an alley and 7 tenements in the said alley, formerly in the tenure of John Strode and late in that of John Estall, situate in the said parish, likewise let to farm to the said William Goodwyn by indenture dated 11 February, 21 Hen. VIII [1530], for the term of 60 years from the feast of the Annunciation of the Blessed Mary the Virgin then next following, paying therefore yearly to the said abbot and convent 40s.; I messuage in the said parish called le hight howse, lately let to farm to Margaret Gustard, then a widow, by indenture dated 3 March, 17 Hen. VIII [1526], for the term of the life of the said Margaret, paying therefore yearly 1d. at the feast of St. Michael the Archangel : which said Margaret still survives in London and is the wife of Edward Smythe.

The said Abbot and convent were likewise seised of another alley and 13 small tenements thereto belonging in the said parish, not let to farm : which said alley and tenements with the reversion of the said messuage called le hight howse after the death of the said *Margaret Gusterd* the said Abbot and convent by deed dated 23 January, 25 Hen. VIII [1534], demised to *Thomas Harslop*, girdler, of Pynner to hold from the feast of the Annunciation of the Blessed Mary the Virgin up to the end of 30 years then next following, paying therefore yearly during the life of the said Margaret 60s., and after her death 5 marks.

The said Abbot and Convent were likewise seised of a certain yearly rent of 5s. issuing out of a stall which John Gubbun formerly held of Gilbert Goldsmith of London and Licoricia, his wife, in the parish of St. Nicholas at the Shambles of London, and of a yearly rent of 10s. issuing out of 2 stalls which Reginald Longeambe formerly held of the said Gilbert and Licoricia in the same parish, and of 10s. yearly rent issuing out of 2 stalls which John Crache formerly held of the said Gilbert and Licoricia in the said parish.

The said Abbot and convent being so seised, afterwards, viz., on the 6th day of March, 28 Hen. VIII [1537], before —— knight, Lord Boroughe, knight, —— Lord Clynton, Walter Luke, knight, IVilliam Par, knight, and others, at the castle of Lincoln was attainted of high treason for treasons

perpetrated by him on the 2nd day of October, in the same year and on the 4th of October in the same year and on other days before and after, by pretext whereof the said Abbot forfeited all the said premises to the King and they are all now in the King's hands as forfeits.

All the said premises are held of the King in free burgage, and are worth per ann., clear, f_{14} 8s. 5d.

The jurors say that yearly for ever there are issuing out of the said premises the yearly or quit rents underwritten, and that the premises are charged with them yearly for ever, viz., out of the said messuage and garden called le Bell 115. of yearly and quit rent to the prior of the priory of St. John of Jerusalem in England, to be paid at the feast of St. Michael the Archangel only and out of the said tenements and gardens called le Rotten Rowe 4s. to be paid to the rector and wardens of the goods and ornaments of the Church of St. Botolph without Aldrichegate as by the charter of *Ralph Radisperan* citizen of London dated 1 March, 35 Edw. I. [1307], thereof made to God and the Blessed Mary and to all the saints and fabric of the said Church of St. Botolph it more fully appears; and out of the said messuage and garden called le Bell 3s. 4d. to be paid to the Master of the Hospital of St. Giles in the Fields near Charing Cross in co. Middlesex.

Chan. Inq. p. m., ser. 2, vol. 82, No. 73.

Humphrey Abbott, Idiot.

Inquisition taken at the Guildhall on the 24th day of October, 14 Eliz. [1572] before William Allen, knight, Mayor and escheator, to enquire as to the idiotcy of Humphrey Abbott, by the oath of John Haddon, Henry Sutton, John Wytton, John Noble [?], Robert Dyckenson, John Harrison, Adam Chaterton, Richard Adams, Edward Bowen, John Keblewhite, Thomas Pearson, John Jenninges, Robert Cryppes, Arthur Rainscrofte, Thomas Russell, Richard Smithe, Thomas Hackett, Henry Kynge, John Crouche, Anthony Barber, and Henry Rowsley [?] who say that

Humphrey Abbott has always been an idiot since his birth, so that he was not capable of governing himself or his lands, and is still an idiot, and does not enjoy lucid intervals. While in this state he has not alienated any lands or tenements.

George Baron, citizen and alderman of London, and George Bacon, gent., were seised in their demesne as of fee of I messuage late or formerly in the tenure of *William Abbott* and now in that of *Elizabeth Abbott*, widow, lying in the parish of St. Olave in Old Jewry in the City of London, formerly belonging to the last monastery of St. Bartholomew in West Smithfield, London, now dissolved, with all the houses, buildings, shops, &c., &c., thereto belonging; also of the reversion of the said messuage and other the premises; and of the rents and yearly profits reserved upon any demises or grants in any way made or reserved.

And the said George Baron and George Bacon so being thereof seised for a certain sum of money to them paid by William Abbott, citizen and latten founder of London, by their deed dated 19 June, 36 Hen. VIII [1544], granted all the said premises to the said William Abbott and Alice his wife, and to the said Humphrey son of the said William Abbot: to hold to the said William, Alice and Humphrey during their lives and the life of the longer liver of them, the remainder thereof to William Say of Ikenham in co. Middlesex, gent., and his heirs for ever, by pretext they were thereof seised in their demesne as of free tenement, with remainder as above.

The said *William* and *Alice* being so seised died long before the taking of this inquisition, after whose deaths the said Humphrey was and still is solely seised of the said messuage and other the premises in his demesne as of free tenement, by right of accruing, the remainder thereof after his death being to the said *William Say* and his heirs.

The said premises are held of the Queen by fealty only and not in chief, and are worth per ann., clear, 30s.

The jurors do not know who is the next heir of the said Humphrey.

Chan. Inq. p. m., ser. 2, vol. 162, No. 181.

Thomas Leigh, Knight.

nquisition taken at the Guildhall before William Allen, knight, Mayor and escheator, 24 October, 14 Eliz. [1572] after the death of Thomas Leigh, knight, late Alderman of the City of London by the oath of . . . Henry Sutton, John Wytton, John Noble, Robert Dickenson, John Haryson, Adam Chaterton, Richard Adams, Edward Bowen, John Heblewhite, Thomas Peirson, John Jennins, Robert Crippes, Anthony Raynscrofte, Thomas Russell, Richard Smythe, Thomas . . ., Anthony Barber and Henry Rowsley, who say that

Thomas Leigh, knight, long before his death was seised in his demesne as of fee of 1 capital messuage late in his own tenure, situate in Old Jewry in the ward of Colmanstrete, London; 2 other messuages there, now or late in the tenure of Roland Leigh, esq.; 2 other messuages there, now or late in the tenure of Mark Grymme; 2 other messuages there, 2 2 now or late in the tenure of Thomas Nicols; a certain other capital messuage now in the tenure of Thomas Connye, citizen and mercer of the said City, lying in the parishes of St. Olave in Old Jewry and St. Stephen in Colmanstrete in the said ward of Colmanstrete; I other messuage next adjoining the said capital messuage in the tenure of the said Thomas Connye, now or late in the occupation of Nicholas Weiberd, situate in the said parish of St. Olave; I messuage, 20 acres of land, 8 acres of meadow, 20 acres of pasture and 12 acres of wood in Kilborne in co. Middlesex, now or late in the tenure of Richard Lee, yeoman; 1 messuage, . . . acres of meadow and 1d acres of pasture in Holloway in the parish of Islington in co. Middlesex, now or late in the tenure of John Kitchen, gent; I capital messuage in Stoneley [co. Warwick] late in the occupation of the said Thomas Leigh, knight, called Stoneley Hall alias Stoneley Abbey; 1 messuage in Stoneley called le Holme graunge, in the tenure of Thomas Harbert I water and grain mill lying near the said messuage called Stoneley Hall, late in the tenure of the said Thomas Leigh, knight, I fulling mill in Stoneley, now or late in the occupation of Richard Worseley, near the said messuage called Stoneley Hall; 1 other fulling and water mill there in the tenure of James Howe, near Stoneley Hall; 1 other water and fulling mill there, in the occupation of Alexander Howe and Edward Aston, lying near the said messuage called Holme graunge; 500 acres of land, 80 acres of meadow, 200 acres of pasture and 300 acres of wood in Stoneley, lately purchased by the said Thomas Leigh and Rowland Hill, knight, of William Candyshe, esq., 12 acres of meadow, 20 acres of pasture and 6 acres of wood in Stoneley lately purchased by the said Thomas Leigh of Richard Bartie, esq., and the Lady Katherine Duchess of Suffolk his wife; the manor of Stareton in the said county of Warwick, 2 [?] messuages, 200 acres of land, 40 acres of meadow, 40 acres of pasture, 3 acres of wood, 6 acres of moor, 6 acres of furze and heath in Stareton in the parish of Stoneley in the said county, purchased by the said Sir Thomas Leigh of Samuel Marowe, esq.; the advowson of the parish church of Ashoe in the said county; 3 messuages, 3 cottages and 6 acres of pasture lately purchased by the said Sir Thomas of Thomas Parker late rector of the parish Church of Ashoe; the manor of Newnham alias Newnham Regis in the said county; and 11 messuages, 3 cottages, 200 acres of land, 100 acres of meadow, 200 acres of pasture, 5 acres of wood, 20 acres of moor, and 200 acres of furze and heath; the rectory of the parish Church of Newnham alias Newnham Regis; the tithes of grains and hay forthcoming in Newnham; the advowson of the vicarage of the parish Church of Newnham; the manor of Churche Lauford in the said county of Warwick; 10 messuages, 500 acres of land, 40 acres of meadow, 100 acres of pasture, 2 acres of wood, 20 acres of moor and 200

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acres of furze and heath in Church Lauford; and the advowson of the parish Church of Church Lauford.

The said Sir Thomas Leigh and Dame Alice his wife were seised to them and the heirs of the said Thomas of 2 messuages, 6 cottages, 30 [?] acres of land, 20 acres of meadow, 20 acres of pasture, 2 acres of wood and 40 acres of furze and heath in Wolston in the said county of Warwick; and the said Sir Thomas was seised in his demesne as of fee of 5 messuages, 2 cottages, 100 acres of land, 20 acres of meadow, 20 acres of pasture, 2 acres of wood and 10 acres of furze and heath in Newton in the said county of Warwick; the manor of Church Over alias Churche Waner in the said county, and the advowson of the parish Church of Church Over; the manor of Swinforde in Co. Leicester; the rectory of Swinforde in the said county; the advowson of the vicarage of the parish Church of Swynford; the lordships and manors of Longeborowe, Bledington, Cattelstropp, alias Addelstropp and Malgesbery in co. Glouc.; 200 messuages, 3,000 acres of land, 1,000 acres of meadow, 2,000 [?] acres of pasture, 60 acres of wood, 100 acres of moor and 100 acres of furze and heath in Longeborowe, Bledington, Cattelstropp and Malgesbery alias Mawgesbury.

So seised, the said Sir Thomas on the 14th day of February, 10 Eliz. [1568] in the said parish of St. Olave, London, delivered as his act to Thomas Leigh his 3rd son a certain deed of grant in these words : To all men to whom this present writing shall come, greeting. Know ye that I hereby grant that if Thomas Leigh my 3rd son shall be within the age of 21 at the time of my death he shall have a yearly rent of f_{20} issuing out of all my manors and lands in cos. Warwick and Leicester and the City of London: to hold until his full age of 21, if Dame Alice now my wife so long live sole and unmarried and shall not take any dower of any of my lands. I also give to my said son Thomas a yearly rent of f_{30} going out of all my said manors and lands: to hold from his said age of 21 for so long as the said Alice my wife shall live sole and unmarried, with power of distress; provided always that if the said Dame Alice marry again or take her dower out of any of my said lands, or if the said Alice or Thomas die, then the said yearly rents to cease and be of no effect.

On the same day and year the said Sir *Thomas Leigh* delivered as his deed to *William Leigh* his 4th son another deed of grant in these words: If *William Leigh* my 4th son be within the age of 21 at my death, then he shall have a yearly rent of f_{20} going out of all my manors and lands in the said counties of Warwick and Leicester and the City of London: to hold until his full age of 21 on like conditions [as above]; also a yearly rent of f_{30} after his said age of 21 [as above]. On the said day and year the said Sir *Thomas* delivered a like deed of grant to *Isabella Leigh* one of his daughters, as follows: I hereby give to *Isabella* my youngest daughter a yearly rent of f_{10} issuing out of my said manors and lands: to hold from my decease during such time as the said Dame *Alice* shall live sole and unmarried and shall not take any dower out of my lands, &c., with like conditions.

And the said Sir Thomas Leigh being so seised a certain indenture was made 20 March, 11 Eliz., in the said parish of St. Olave between the said Sir Thomas Leigh of the one part and William Cordell, knight, Master of the Rolls of the Court of Chancery, James Dyer, knight, Chief Justice of the Queen's Bench, John Southcote, one of the Justices of the Pleas, Thomas Bromeley, esq., then solicitor general, and Edward Baber of Lincoln's Inn in co. Middlesex, esq., as follows: This indenture made between the parties aforesaid witnesses that in consideration of the marriage had and solemnized between the said Sir Thomas Leigh and Alice now his wife for the assurance of certain manors, lands, tenements and hereditaments to the said Dame Alice for the payment of certain rents granted by the said Sir Thomas to Richard, Thomas and William, his younger sons and to Isabella his daughter, and not for the jointure of the said Dame Alice nor in recompence of her dower, and also for the better advancement and maintenance of the said Richard, Thomas and William, and also for the continuance of all the lands, &c., of the said Sir Thomas to his children and kindred in his name and blood for ever it is hereby agreed between the said parties that the said Sir Thomas Leigh before the feast of St. Michael next coming shall convey to the said Sir William Cordell and others above named a good and sure estate in fee simple of the lordships, manors, lands, &c. following, viz., of his messuage, tenement and farm in Kilborne in co. Middlesex, which Richard Lee now holds, and all the freehold lands, tenements, meadows, &c., &c., to the same belonging, and all the lands, tenements and hereditaments of the said Sir Thomas in Kilborne; his messuage and lands in Holloway in the parish of Islington in co. Middlesex which John Kitchen, gent., now holds ; all the site of the late monastery of Stoneley in co. Warwick and all the demesne lands, meadows, &c., thereto belonging; the house and other buildings of the said Sir Thomas lately built in the place of the said site, with the gate house there, and the enclosed ground about the said house, and all other the lands, meadows, &c., of the said Sir Thomas in Stoneley and elsewhere in co. Warwick, which he lately purchased of William Candishe, esq., the 3 fulling mills in Stoneley which the said Sir Thomas lately purchased of Richard Bartie, esq., and the lady Katherine his wife Duchess of Suffolk; the manor of Stareton, in the parish of

Stoneley, and all the messuages, lands, woods, fishings, &c., &c., in Stareton lately purchased of Samuel Marowe, esq.; the advowson and patronage of the Church of Ashoe in co. Warwick, and all the lands, &c., in Stareton and Ashoe lately purchased of ---- Parker late parson of Ashoe; the manor of Newnham alias Kings Newnham in co. Warwick and all the tithes thereof, and all the lands, &c., in Newnham; the manor of Church Lauford in co. Warwick; the advowson and patronage of the parish Church of Church Lauford, and all other the lands, &c., in Church Lauforde, the farm and farmhouse of Wolston in co. Warwick and all the lands, &c., thereto belonging; all the messuages, lands. &c., in Newton in co. Warwick; the manor of Church Waner alias Church Over in co. Warwick; the advowson and patronage of the parish Church of Church Waner; the manor of Swinforde in co. Leicester ; the advowson of the parish Church of Swinford and all other the lands, &c., in Swinford, the great messuage and house lying in or near the OM Jury in the parishes of St. Olyve and St. Stephens in Colemanstrete in the City of London, wherein Thomas Conye, son-in-law of the said Sir Thomas Leigh now dwells; the tenement and house adjoining the said great messuage; the chief messuage and mansion house wherein the said Sir Thomas now dwells situate in or near the Old Jury, the six tenements lying near to or adjoining the said chief messuage lying in Old Jury; the lordships and manors of Longeborowe, Bledington, Catelsthropp alias Addlestropp and Malgesberie alias Mawgesberie in co. Glouc., and all other the messuages, mills, lands, &c. in co. Glouc. to the use of the said Sir Thomas Leigh for his life without impeachment of waste; and immediately after his death the said Sir William Cordell and others shall stand seised of all the said premises to the uses hereafter expressed, viz., of the lordships and manors of Stareton, Newnham, Church Lauford and Church Waner in co. Warwick, and of all the said messuages, lands, tithes, advowsons, &c., in Stoneley, Stareton, Ashoe, Newnham, Church Lauford, Wolston, Newton and Church Waner or elsewhere in co. Warwick, the messuages, farms, &c., in Kilborne the premises in London and the manor of Swinforde and other the premises there-to the use of the said Dame Alice for the term of her life, if she so long live sole and unmarried, towards the payment of certain rents granted by the said Sir Thomas to the said Richard, Thomas and William his younger sons and to Isabella his daughter, provided always that if the said Dame Alice at any time after the death of the said Sir Thomas take or recover her dower of any of his lands that then the said use so limited to her shall cease and be void; and immediately after the death or marriage of the said Dame Alice or from the time that she shall receive any 22 ★

dower of any of the said premises the said feoffees shall stand seised of the said premises in Kylborne and Holloway and of the reversions of such parcels thereof as shall then be in lease to the use of the said Richard Leigh for his life without impeachment of any waste, and after his decease to the use of the first to the tenth sons of the body of the said Richard and of the respective heirs of their respective bodies lawfully begotten; for default, to the use of every such person as at any time hereafter shall be heir male of the said Richard of the bcdy of the said Richard lawfully to be begotten and of the heirs of the body of every such person; for default, if the said Richard Leigh die leaving his wife with child, then to the use of such wife until the said child (if a man child) or children (if men children) be born, and afterwards to the use of such child or children and the heirs of their bodies; for default, to the use of the daughters or other persons who shall be heirs of the said Richard and their heirs; for default, and if the said Richard leave his wife with child of a woman child, then to the use of his said wife until such woman child shall be born, and afterwards to the use of such child and the heirs of the body of such child; for default of such child and of any such heir, to the use of the said Thomas Leigh son of the said Sir Thomas for the term of his life; after his decease, then successively in tail male to the use of his 1st, 2nd, 3rd and 4th sons, with further remainders as above; for default, to the use of the said William Leigh for term of his life; and after his decease to the use successively in tail of his 1st to his 4th sons, with remainders as above; for default, to the use of Rowland Leigh son and heir apparent of the said Sir Thomas for term of his life without impeachment of waste; after his decease to the use successively in tail male of his 1st, 2nd, 3rd and 4th sons, with remainders as above; for default, to the use of all the daughters of the said Sir Thomas and of the heirs of their bodies lawfully begotten ; and lastly for default, to the use of Edward Leigh of Shawell in co. Leicester, esq., cousin of the said Sir Thomas and of his heirs for ever.

Immediately after the death or marriage of the same Dame *Alice* the said feoffees shall stand seised of the said site of the said late monastery of Stoneley and of all other the premises in Stoneley, the manor of Stareton, the premises purchased of *Samuel Marowe*, the advowson of the parish Church of Ashoe and other the premises in Stareton and Ashoe to the use of the said *Thomas Leigh* the son for his life, with remainder successively in tail male to his 1st to his 1oth son, with other remainders as above; for default, to the use of the said *William Leigh*, with remainders as above; for default, to the use of the said *Rowland Leigh* for his life, with remainders as above; for default, to the use of all the daughters of the said Sir *Thomas* and of the heirs of their bodies lawfully begotten, for default, to the use of the said *Edward Leigh*, and of the right heirs of the same . . . for ever.

And after the death or marriage of the said Dame *Alice* the same feoffees shall stand seised of the said manors of Newnham *alias* King's Newnham, Church Waner *alias* Church Over and Church Lauford, the tithes of the said manor of Newnham, the advowsons of the parish Churches of Lawford and Church Waner, and all other the premises in Newnham, Church Waner, Lawford, Wolston and Newton, the manor of Swinforde the tithes of the said manor, the advowson of the vicarage of the parish Church of Swinford and all other the premises in Swinford —to the use of the said *William Leigh* for his life, with remainders as above; for default of such heirs, to the use of the said *Thomas Leigh* the son for term of his life, with remainders as above; for default, to the use of all the daughters of the said Sir *Thomas Leigh* and of the heirs of their bodies; and lastly for default, to the use of the said *Edward Leigh* and his right heirs for ever.

In like manner the said feoffees shall stand seised of the said great messuage and house in the old Jury now in the occupation of the said *Thomas Conye* and of the tenement thereto adjoining to the use of *Alice Conye* wife of the said *Thomas Conye* and one of the daughters of the said Sir *Thomas Leigh* and of the heirs of her body; for default, to the use of *Katherine Baber* wife of the said *Edward Baber*, another of the daughters of the said Sir *Thomas* and of *Wenefride Bonde* wife of *George Bond* another of the daughters of the said Sir *Thomas Leigh*, and of *Isabell Leigh* also daughter of the said Sir *Thomas*, and of the heirs of their bodies, for default, to the use of the heirs of the body of the said Sir *Thomas*; and for default, to the use of the said *Edward Leigh* and of his right heirs for ever.

In like manner the said feoffees shall be seised of the said great messuage and house in the Old Jury wherein the said Sir *Thomas Leigh* then dwelt, and the 6 tenements thereto adjoining to the use of the said *Isabell Leigh* and of the heirs of her body; for default, then to the use successively of the said *Alice Conye*, *Katheren Baker*, *Wenefride Bonde*, and the heirs of their bodies, the heirs of the body of the said Sir *Thomas* and the said *Edward Leigh* and his heirs for ever.

Also of the manors of Longeborow, Bledington, Cattelstropp and Malgesbery in co. Glouc. and all other the premises there to the use of the said *Rowland Leigh* for term of his life, for the full 3rd part of all the manors, lands, &c., of the said Sir *Thomas Leigh*, to the intent that the said *Rowland* may out of the rents and profits thereof answer to the Queen for so much money as shall amount to I year's value of the said grd part, with remainders to his sons and others as above; for default, to the use of the said *Thomas Leigh* the son for term of his life, with remainders as above; for default, to the use of the said *William Leigh* for term of his life, with remainders as above; for default, to the use of all the daughters of the said Sir *Thomas* and the heirs of their bodies; and for default, to the use of the said *Edward Leigh* and his heirs for ever. Provided always that if the said *Rowland*, *Richard*, *Thomas* and *William* shall at any time sell, alienate or exchange any of the said lands so limited to them by these presents, then the uses and estates so made to them shall utterly determine and cease; and provided also that it shall be lawful for the said Sir *Thomas* at any time by his writing by him sealed and subscribed to alter, determine or enlarge any of the said uses and estates herein comprised.

And it is further agreed between the parties hereto that if the said Sir *Thomas* at any time do tender and pay to the "Lorde Maier" of the City of London 205. for the relief of the poor children of Christ's Hospital in the said City, then the said uses, limitations and provisoes herein limited and appointed shall utterly cease and be void, and the said Sir *Thomas* shall stand seised of all the said lordships, manors, lands, &c., to the use of him the said Sir *Thomas* and his heirs for ever.

In witness whereof, &c.

By pretext of which said indenture and by force of the Statute of Uses the said Sir *Thomas Leigh* was seised of all the said premises in his demesne as of free tenement, with remainders as above.

And he being so seised another indenture was made on the 12th day of November, 13 Eliz. [1571] in the said parish of St. Olave between the said Sir Thomas of the one part and Edward Baber, of Lincoln's Inn in co. Midd., esg., Thomas Conye, citizen and mercer of London, and George Bonde, citizen and haberdasher of London on the other part, as follows [here given in English] : this indenture witnesses that the said Sir Thomas has demised and to farm let to the said Edward Baber, Thomas Connye, and George Bonde all those his lordships and manors of Longeborowe, Mawgesbury, Bledington and Catelstropp and all other his premises in co. Glouc.: to hold from the time of the death of the said Sir Thomas for the term of 80 years, they paying therefor yearly f_{156} 125. 10d. and covenanting to well and sufficiently repair and maintain the said premises as well in "housing as in hedging, ditching and fensing" when need shall require, for the doing whereof the said Sir Thomas hereby grants to the said Edward, Thomas and George that they may have on the premises sufficient " housebote, hedgebote, fyrebote, ploughebote, cartebote, foldebote, heibote and gatebote to be spentt"

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upon the premises and not elsewhere; provided always that if *Rouland* Leigh son and heir apparent of the said Sir Thomas die leaving an heir male aged 21 years, or if after the death of the said *Rouland* any heir male of his body come to the said full age, or if the said *Rowland* die leaving no heir male of his body either in esse or unborn—then this present lease shall cease and be utterly void.

Long before the death of the said Sir Thomas Leigh a certain Roland Hill, knight, late alderman of the City of London was seised in his demesne as of fee of 1 messuage situate in "le Poultrie" in the ward of Chepe in the said City of London, now in the tenure of Roger Farthing, and of 1 other messuage there now in the tenure of Richard Taileforde, and so being thereof seised on the last day of August, 2 Eliz. [1560], he enfeoffed thereof the said Sir Thomas Leigh and Alice his wife: to hold to them and their heirs for ever; by pretext whereof they were thereof seised in their demesne as of fee; and being so seised the said Sir Thomas died and the said Alice survived him and was and still is thereof seised by right of accruing.

The said Sir Thomas Leigh long before his death was seised in his demesne as of fee of the lordships and manors of South Litleton, North Litleton and Middle Littelton in co. Worcester and of 30 messuages, 3 cottages, 1,000 acres of land, 200 acres of meadow, 200 acres of pasture, 2 acres of wood, 4 acres of marsh and 3 acres of furze and heath in South. North and Middle Littleton, Elmelode and Hethend in the said county ; 2 messuages, 4 cottages, 24 acres of land, 8 acres of meadow, 20 acres of pasture and 1 acre of wood in Hogston in co. Middx; and 20 acres of pasture called the Spittell fieldes in Ilington in the said county, and so seised an indenture was made on the 4th day of January, 11 Eliz. [1560], in the said parish of St. Olave, between the said Sir Thomas of the one part, and Robert Christopher of the said City, gent., and Thomas Dunton of Stoneley in co. Warwick, yeoman, of the other part, as follows: [here given in English], this indenture witnesses that the said Sir Thomas in consideration of the marriage between him and Dame Alice his wife, and for the better maintenance of the said Alice if she should survive him, and to the end that she should be the better able to help and comfort their children, and upon special trust that she will assure the inheritance of the said manors, lands, &c., to some of their children and to such of his kinstolk as he shall appoint-covenants that he will be seised of the lordships and manors of South Litleton, North Litleton and Middle Litleton and of all other his lands, &c., in co. Worcester; his capital messuage and chief mansion house in Hogeston in co. Middx, now in his own tenure, and all the houses, barns, yards, &c., to the said capital messuage belonging; I garden, I orchard and I little close called

the Pingle in Hogeston thereto also belonging; the messuage and farm house in Hogeston wherein Thomas Castor, deceased, lately dwelt, now in the occupation of Richard Comforte, and all the houses, gardens, &c., thereto belonging; and 2 closes of ground commonly called the Spittell fieldes lying in the parish of Yslington in co. Middx, late in the tenure of the said Thomas Caster, to the use of the said Sir Thomas Leigh and Dame Alice his wife and their heirs for ever ; provided always that if the said Sir Thomas should make any demise, lease or grant of the said premises to any persons for term of life, lives or years, then the said Sir Thomas shall stand seised of such of the premises whereof any such demise or lease shall be made to the use of the same persons to whom such grants or leases shall be made, with other provisoes as above. By pretext whereof and by force of the Statute of Uses the said Sir Thomas and Dame Alice were seised of the said manors, lands, &c., in their demesne as of fee; and being so seised the said Sir Thomas died and the said Dame Alice survived him and is still thereof seised by right of accruing.

The said Sir Thomas was likewise seised in his demesne as of fee of the lordship and manor of Lekewotton alias Crossegraunge in co. Warwick, and the messuage and grange of Lekewotton, formerly parcel of the possessions of the late monastery of Kenylworthe alias Killingworthe in the said county; and all the tithes of grain and hay yearly growing in the towns and fields of Lekewotton, Hillwotten and Woodecote in the said county; the advowson and right of patronage of the vicarage of Lekewotton; 20 acres of pasture and 20 acres of wood called Thickethorne in Ashoe and Killingworthe in the said county; 2 acres of pasture and 2 acres of wood called Grenegrove in Lekewotten in the said county ; 6 messuages, 100 acres of land, 100 acres of meadow, 100 acres of pasture, 2 acres of wood and 100 acres of furze and heath in Rookebie and Thurlaston in the said county, late parcel of the possessions of the late monastery of Pipwell in co. Northampton; all the tithes of grain and hay yearly renewing in Thurlaston; I manor in Dunchurch and Thurlaston in the said county, late parcel of the possessions of the said late monastery of Pipwell; I windmill in Dunchurch, and 30 messuages, 6 cottages, 500 acres of land, 100 acres of meadow, 100 acres of pasture, 5 acres of wood, and 40 acres of furze and heath there; 1 messuage and I virgate of land and meadow in Tofte within the parish of Dunchurch, late in the tenure of James Warde and purchased by the said Sir Thomas from the said James Warde; I other messuage and I virgate of land in Thurlaston, now or late in the occupation of William Montgomerie and lately purchased by the said Sir Thomas of the said James Warde; and I messuage and I cottage in the vill and fields of Dunchurch late in the

tenure of *Edward Corbett* and *Thomas Kennall* and purchased by the said Sir *Thomas* of *Thomas Tyrrie*, yeoman.

The said Sir *Thomas* and Dame *Alice* were seised of another manor in Dunchurch, formerly parcel of the possessions of — *Fytzgarrett*, *viz.*, to them and the heirs of the said Sir *Thomas*.

They being so seised, an indenture was made 4 May, 11 Eliz. [1569], between the said Sir Thomas of the one part and William Garrott, knight, late alderman of the said City of London, and Robert Tyrwhite, knight, of the other part as follows . [here given in English] : this indenture witnesses that the said Sir Thomas in consideration of his said marriage and upon special trust that the said Dame Alice will assure part of the manors, lands, &c., herein expressed to such of their children as he shall appoint and the residue to the foundation and maintenance of an almshouse in such form as the said Sir Thomas in his lifetime or by his last will shall limit, covenants that he will be seised of all the premises last above recited to the use of himself, Dame Alice his wife and their heirs for ever, with provisoes as above. By pretext whereof and by force of the Statute of Uses the said Sir Thomas and Dame Alice were thereof seised in their demesne as of fee, and after the death of the said Sir Thomas, who died thereof seised, the said Dame Alice was and still is thereof seised.

Long before the death of the said Sir *Thomas* the Master, wardens and commonalty of the mystery of "lez Clothe" workers of the said City of London by deed dated in the parish of St. Dunstan in the east in the ward of the Tower on the last day of June, 27 Hen. VIII [1535], granted to *Rouland Hill*, knight, and *Alice* his wife a certain yearly rent of 20s. to be taken out of all their manors, lands and tenements within the said City or the kingdom of England; to hold to them and the heirs of the said *Alice* for ever, with power! of distress in default of payment; by pretext whereof the said *Rouland Hill* and *Alice* were seized of the said yearly rent.

And they being so thereof seised by deed dated 4 July, 34 Hen. VIII [1542], granted the same to *Edward*, *Ralph* and *James Barker* and their heirs for ever to the use of the said *Rouland Hill* and *Alice* his wife, and after their decease, to the use of the said *Thomas Leigh*, knight, and *Alice* his wife, by the names of *Thomas Leigh*, mercer, and *Alice* his wife ; after their decease, to the use of *Mary Leigh*, now the wife of *Michael Cobbe*, gent., daughter of the said Sir *Thomas* and *Alice*, and the heirs of her body ; for default, to the use of *Alice Leigh* now the wife of *Thomas Connye*, citizen and mercer of London, daughter of the said Sir *Thomas* and *Alice*, and the heirs of her body ; and for default, to the use of *Katherine Leigh*, now the wife of *Edward Baber*, daughter of the said Sir *Thomas* and Alice, and her heirs for ever. Whereupon the said Master, wardens and commonalty being tenants of their said manors, messuages and lands as of free tenement agreed with the said grant of the said *Rowland Hill* and Alice and attorned themselves, by pretext whereof and by force of the Statute of Uses the said Rowland and Alice were seised of the said yearly rent of 20s. in their demesne as of free tenement for the term of their lives, with remainders as above. And after the decease of the said Rouland and Alice the said Sir Thomas Leigh and Alice his wife were seised of the said yearly rent, and the said Sir Thomas died thereof seised, and the said Alice survived him and is still thereof seised for her life.

Long before the death of the said Sir Thomas Leigh Queen Elizabeth by Letters Patent dated at Westminster, 26 January, in the 4th year of her reign [1562] of her special grace granted to the said Sir Thomas and Alice his wife a yearly rent of 14s., to be paid yearly for the grange of Stoneley and other hereditaments specified in the said Letters Patent, and the yearly rent of 43s. 4d. yearly to be paid for the site of the said late monastery of Stoneley and other hereditaments therein specified, and a yearly rent of 51s. 10d. and the service issuing out of certain mills and other hereditaments therein specified, and all those manors of Stoneley and Ashoe in co. Warwick to the said late monastery formerly belonging, and all that parcel of land in Stoneley called "le Ile de Wighte," lying there under lez Eachells parcel of the manor of Stoneley; also a pond [stagnum] with the fishery therein, and the fishery in same pond next Gatellbridge within the lordship of Stoneley, also the pond called Cryfelddamme in Stoneley, to the said late monastery belonging, then in the several tenures of Humphrey Reynoldes and Richard Andrewes, those 2 cottages now in ruins lying together in Stoneley near the garden of the said Richard Androwes there, and all the orchard to the said cottages belonging, now or late in the tenure of the said Humphrey Reynoldes and Richard Androwes, all that plot called Grene poole waste, the plot called Daylemore, and all the lands, tenements, meadows, &c., called Grene poole waste and Daylemore, or with the same heretofore demised or occupied, situate in the vills, fields and hamlets of Kingeshill and Stonely, now or late in the tenures of Richard Hill and John Hill, to the said late monastery of Stoneley formerly belonging, all that water and water course of Aven and Ashoe in co. Warwick, then or late in the tenure of John Power, to the said late monastery formerly belonging, also all those lands, meadows, feedings, &c., called Cookes ground, Blackewalls close, Mounkes and Stridinges and all other the lands in Ashoe then or late in the tenure of . . . to the said late monastery belonging, the rectory of Stoneley with all its

rights, members and appurtenances to the said late monastery sometime appertaining, and all the tithes of corn, sheaves, grain and hay and other tithes whatsoever, and all houses, barns, stables, dovecotes, lands, woods, &c., in Stoneley or elsewhere in co. Warwick to the said rectory belonging; also all the messuages, lands, &c., in Stoneley and Ashoe, then or late in the tenure of Humphrey . . . to the late monastery of Kenilworth sometime belonging, and all the messuages, granges, mills, houses, barns, stables, dovecotes, lands, fisheries, woods, waters, &c., by the said Letters Patent granted, also courts leet, views of frankpledge, assize of bread, wine and ale, goods and chattels waived, estrays, goods and chattels of felons, &c., farms, fee-farms and annuities, knights fees, wards, marriages, &c., &c., in Stoneley, Kingshill and Ashoe, as fully and wholly as any abbots or priors of the said late monastery had, held and enjoyed the same, and as fully as the same came to the hands of the Crown, of pretext of dissolution or otherwise; also all woods, underwoods and trees growing upon the premises and all the land, ground and soil of the said woods and trees, and the reversion of all the premises, also all the rents and yearly profits reserved upon any demises of the premises, except nevertheless and always reserved to the said Queen and her heirs all the bells and lead being upon the premises, except lead gutters and the lead in the windows, and also except the advowsons of the rectories or vicarages [?] belonging to the premises : To hold, except as before excepted, to the said Sir Thomas Leigh and Alice his wife and their heirs for ever, to hold the said lordship and manor of Stoneley of the Queen and her heirs in chief by the service of the 20th part of a knight's fee, and all other the premises of the Queen and her heirs as of her manor of East Greenwich in co. Kent by fealty only in free and common socage and not in chief: by pretext of which said Letters Patent the said Sir Thomas Leigh were seised of the said premises in their demesne as of fee; and so seised, the said Sir Thomas died and the said Alice survived him and is still thereof seised.

Long before the death of the said Sir Thomas Leigh, Thomas Wightman and Elizabeth his wife were seised in their demesne as of fee of the manors of Lawford, Newbold and Collesford in co. Warwick, and of 10 messuages, 6 barns, 1 windmill, 10 orchards, 10 gardens, 200 acres of land, 40 acres of meadow, 10 acres of pasture, 100 acres of furze and heath and 55. rent in Lauford alias Churchelauford, Lauford Longa, Collesford and Newbold; and so seised, they on the 10th day of February, 4 Eliz. enfeoffed thereof the said Sir Thomas Leigh and Alice his wife: To hold to them and their heirs for ever: by pretext whereof the said Sir Thomas and Alice were thereof seised and the said Sir Thomas having died the said Alice is still thereof seised. Before the death of the said Sir Thomas, William Humberston, gent., was seised in his demesne as of fee of the manor of Flechamstead in co. Warwick, and of 7 messuages, 2 watermills, 200 acres of land, 100 acres of meadow, 500 acres of pasture, 400 acres of wood and 20s. rent in Flechampstead and Stoneley, and of the chapel of Flechampstead, and so seised, on the 27th day of October, 6 Eliz., enfeoffed thereof the said Sir Thomas Leigh and Alice his wife: To hold to them and their heirs for ever, by pretext whereof the said Sir Thomas and Alice were thereof seised in their demesne as of fee, and after the death of the said Sir Thomas the said Alice was and still is thereof seised.

And long before the death of the said Sir Thomas Leigh a certain Anthony Throckemerton, citizen and mercer of London, was seised in his demesne as of fee of all the grange of Mylborne in co. Warwick and of I water mill, I messuage, 200 acres of land, . . . acres of meadow, 200 acres of pasture, 40 acres of wood, 100 acres of furse and heath, 60 acres of moor and common of pasture for 360 sheep in Stoneley heath in Stoneley and Mylborne; and so seised, by deed dated at London in the said parish of St. Olave, 21 May, 7 Eliz. [1565] for the sum of £550 to him in hand paid by the said Sir Thomas Leigh sold all the said premises to the said Sir Thomas and Alice his wife: to hold to them and their heirs for ever, by pretext whereof and by force of the Statute of Uses the said Sir Thomas and Alice were thereof seised in their demesne as of fee, and after the death of the said Sir Thomas the said Alice was solely seised thereof.

A certain Humphrey Shelton, gent., and Edmund Hunte were long before the death of the said Sir Thomas seised to them and the heirs of the said Humphrey of 8 messuages, 2 cottages, 200 acres of land, 40 acres of meadow, 20 acres of pasture, 6 acres of wood, 10 acres of moor, 10 acres of furze and heath and f_{c} and 19d. of rent in Canley, Hurste, Westwoode and Cryfeld in the parish of Stoneley; and so seised, by deed dated 7 August, 5 Eliz. [1563], for a certain sum of money to them in hand paid by the said Sir Thomas Leigh, granted all the said premises to him and to Alice his wife: to hold to them and their heirs for ever: to which said grant those tenants of the lands and tenements out of which those rents issued attorned themselves and agreed therewith: by virtue whereof the said Sir Thomas and Alice were thereof seised in their demesne as of fee, and after the death of the said Sir Thomas the said Alice was and still is thereof seised.

The jurors say also that long before the death of the said Sir *Thomas*, *Roger Knolles*, gent., and *Richard Knolles* his son and heir apparent were seised to them and the heirs of the said *Richard* of 2 messuages, 2 gardens, 2 orchards, . . . acres of land, 20 acres of pasture, 3 acres of wood and 20 acres of furze and heath in Dunchurche, Tofte and Thurlaston in co. Warwick late in the several tenures of *Edmund Carter*, husbandman, and *John Barnacle*; and so seised, by deed dated 17 July, 12 Eliz. [1570], for £100 to them in hand paid, bargained and sold the same to the said Sir *Thomas Leigh* and *Alice* his wife and their heirs for ever, by pretext whereof they were thereof seised in their demesne as of fee.

Roger Barker, Clerk, and Richard Holland were seised in their demesne as of fee, long before the death of the said Sir Thomas of 4 messuages, I windmill, I water and fulling mill, 600 acres of land, 50 acres of meadow, and 300 acres of pasture in Stoneley late of Robert Carter; and so seised, enfeoffed thereof the said Sir Thomas Leigh and Alice: to hold to them and their heirs for ever who by pretext thereof were thereof seised in their demesne as of fee.

The capital messuage late in the proper tenure of the said Sir Thomas, situate in Old Jewry in the said ward of Colmanstrete, the 2 messuages now or late in the occupation of the said Rowland Leigh, 2 messuages now or late in the tenure of Mark Grymme and the 2 messuages in the tenure of Thomas Nicolls are held of the Queen in chief by knight's service, and are worth per ann., clear, f_{19} . The capital messuage now or late in the tenure of Thomas Connye, and the messuage thereto adjoining are held in free burgage of the City of London and are worth per ann., clear, f_{10} . Of whom the messuage and land in Kilborne are held the jurors know not : they are worth per ann., clear, f_7 . Of whom or by what service the premises in Hollowey are held the jurors know not: they are worth per ann., clear, f_{15} . The capital messuage in Stoneley called Stoneley Hall or Abbey, the messuage called Holme grange, the water grain mill lying near Stoneley Hall, the water fulling mill in Stoneley in the tenure of Richard Worseley, the water fulling mill there in the tenure of James Howe, the water and fulling mill there in the occupation of Alexander Howe and Edward Aston, the tenement there lately purchased of William Candishe, esq., and the tenements there lately purchased of the said Richard Bartye, esq., and the Lady Katherine Duchess of Suffolk his wife are held of the Queen in chief by knight's service, and are worth per ann., clear, f_{34} 16s. 8d. The manor of Stareton and the tenements there, purchased of Samuel Marowe, esq., are worth per ann., clear, f.8, but of whom they are held is not known. The advowson of the parish Church of Asho and the tenements there purchased of Thomas Parker late rector there are held of the Queen as of her manor of East Greenwich in co. Kent in free socage and not in chief, and are worth per ann., clear, 215. 4d. The manor of Newnham alias Newnham Regis and other the premises there

are held of the Queen in chief by knight's service, and are worth per ann., clear, f. 38 18s. 3d. Of whom or by what service the manors of Church Lauford, Church Over alias Church Waver and Swynford and other the premises there and in Wolston are held the jurors know not : they are worth per ann., clear, £57 12s. 9d. The manor of Longeborowe and other the premises there are held of the Queen in chief . . . and are worth per ann., clear, f.14 125. 10d. The lordships and manors of Bledington, Cattilsthropp alias Addelstropp and Maugesbery and other the premises there are worth per ann., clear, . . . , but of whom they are held the jurors do not know. The lordships and manors of Southlitleton, Northelitleton, and Middle Litleton are held of the Queen in chief by knight's service and are worth per ann., clear, f.42 12s. 8d. Of whom the tenements in Hogeston and the tenement called the Spittell Feildes in Islington are held the jurors know not: they are worth per ann., clear, f.23 6s. 8d. Of whom the lordship and manor of Lekewotton alias Crossegrange, the tithes and other the premises in Lekewotton Hill, Wotton and Woodecote, the advowson of the vicarage of Lekewotton and the tenements called Thicthorne and Grenegrove is not known: they are worth per ann., clear, f_{16} 14s. 10d. Of whom or by what service the manor of Dunchurch and other the premises in Rugbie, Thurlaston, and Dunchurch are held the jurors know not: they are worth per ann., clear, f_{30} 13s. $6\frac{1}{2}d$. Of whom the rent charge of 20s. is held the jurors do not know: it is worth per ann., clear, 20se The manors of Stoneley and Ashoe and other the premises granted by the said Letters Patent are held of the Queen in the manner and form therein specified, and are worth per ann., clear, ... ¹ Of whom the manors of Lauford, Newbolde and Colleford and other the premises there are held is not known: they are worth per ann., clear, $f_{.8}$ os. 8d. The manor of Flechhampsteed and other the premises there and in Stoneley lately purchased by the said Sir Thomas Leigh and Alice his wife of the said William Humberstone are held of the Queen . . . by knight's service and are worth per ann., clear, f_{17} . Of whom the grange of Milborne and other the premises in Stoneley and Mylborne lately purchased of the said Anthony Thockemerton are held is not known: they are worth per ann., clear, £15. The premises in Cunley, Hurste, Westwoode and Cryfeld are held of the Queen as of her manor of East Greenwich in co. Kent by fealty only in free socage and not in chief and are worth per ann., clear, f_{17} 15s. 7d. Of whom the . . . are held is not known; they are worth per ann., clear, f_{15} .

Sir Thomas Leigh died 17 November, 14 Eliz. [1571], Rouland Leigh

is his son and next heir, and was aged 31 years on the 6th day of March now last past.

Chan. Ing. p. m., ser. 2, vol. 161, No. 91.

Elizabeth Allen, widow, lunatic.

NQUISITION taken at the Guildhall, 23 November, 31 Eliz. [1588], before William Necton, gent., feodary of the said City and Thomas Stampe, gent., by virtue of a writ to enquire as to the lunacy of Elizabeth Allen, widow, late the wife of Christopher Allen, deceased, to them and to Rowland Heyward, knight, Francis Stonard, esq., Francis Plowden, esq., James Lea, gent., and James Smyth, gent., directed, by the oath of Robert Dickinson, Thomas Russell, Roger Holle, William Harvye, John Bonde, John Stevens, William Crowche, William Povey, George Robartes, Thomas Wigges, Hugh Ingram, James Robynson, John Dixon, and Robert Saunders, who say that '

Elizabeth Allen is a lunatic and is kept under restraint, and is not compos mentis, but she enjoys lucid intervals, so that she is not competent to govern herself on her lands, tenements, goods or chattels. She became a lunatic by the visitation of God: while she was in that condition she did not alienate any lands or tenements, goods or chattels: she is seised of 1 messuage in Brickenden Bury in co. Hertford and divers lands and tenements thereto belonging which are worth per ann., clear, £5, which the said Elizabeth holds for her jointure for the term of her life by the death of the said Christopher Allen, late her husband, but of whom they are held the jurors know not.

William Coyes is the brother and next heir of the said Elizabeth Allen and is now aged 22 years and more.

Chan. Inq. p. m., ser. 2, vol. 222, No. 35.

. Matthew Pary or Pery, gentleman.

NQUISITION taken at the Guildhall, 8 May, 32 Eliz. [1590], before John Harte, knight, Mayor and escheator, after the death of Matthew Pary, gent., by the oath of Robert Dickinson, Thomas Sewell, William Harvye, John Jackson, James Robinson, William Crouche, Edward Pillesworth, John Adlin, Hugh Ingram, Robert . . ., Nicholas Maddox, Thomas Wigges and Arthur Wright, who say that

Matthew Pary long before and at the time of his death was seised in

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his demesne as of fee of 1 messuage or inn called the Beare late in the tenure of Edward Whitwell, citizen, and . . . of London, and now in that of William Irelond, situate in the street of West Smithfield within the City of London within the parish of St. Sepulchre, formerly belonging to the late monastery of St. Bartholomew in West Smithfield now dissolved; 1 other messuage and tenement with 1 garden thereto adjoining formerly in the tenure of John Shankes and afterwards in that of John Buggins and Henry Licheffeilde, situate in a certain lane called Charter House lane in co. Middlesex, within the said parish of St. Sepulchre formerly belonging to the late priory of the Carthusians near London, with all that aqueduct and water course running from the large aqueduct commonly called the great "Conditt" at the Charterhouse aforesaid up to the said messuage in the said lane, and with all the lead pipe by which the water runs and is brought from the said large aqueduct up to the said messuage, together with liberty from time to time of overturning and doing all things and amending and new making the said pipe 1 other messuage with a garden late in the tenure of William ... lying in the said lane called Charterhouse lane; 1 other messuage with a garden being in the said parish and lane, formerly in the tenure of Richard Warner and late in that of William Beamonde ; I other messuage with a garden situate in the said lane and parish late in the tenure of Thomas Launder; 1 other messuage and garden there late in the tenure of Robert Bowser, 1 other messuage and garden there formerly in the tenure of John Johnson and late in that of Richard Palmer; 2 messuages there sometime in the tenure of Robert Benson and William Taylor and Agnes his wife and late in that of John [?] Bennet and William Cele; I tenement and garden there formerly in the tenure of William Hornby and late in that of Robert Benson; I garden formerly in the tenure of Henry Clerke and late in that of John Shepheard, lying in a certain street called St. John Street, in the parish aforesaid in co. Middlesex; 1 other messuage and garden late in the tenure of William Tompson lying in Charterhouse lane aforesaid sometime belonging to the late house of the Carthusians; 4 rooms and tenements which are now divided into 4 rooms and tenements [sic] late in the tenure of Katherine White, John Repton, Joan Taylor, widow, and Margaret Penny situate in Charterhouse lane in co. Middlesex to the said House of the Carthusians formerly belonging; I yearly rent of 13s. 4d. issuing out of a certain messuage or inn called the Bell in West Smithfield, London, sometime in the tenure of Henry Ward and Agnes his wife, late parcel of the possessions of the said late house of the Carthusians; 1 other yearly rent of 6s. issuing out of a certain messuage called the Fermes house in the said parish of St. Sepulchre, sometime in the tenure of *William Bedelle*, and lately belonging to the said late priory of St. Bartholomew.

The said Matthew Perye was also seised on the day that he died of 2 messuages lying separate in the said Charterhouse lane late in the tenure of Richard Warner and Robert Pery brother of the said Matthew Perye; 3 tenements formerly 1 tenement with 1 piece of arable land lying together in Highecrosse in the parish of Standon in co. Hertford now or late in the tenure of John Kynge.

The messuage or inn called the Beare and the 9 messuages and gardens in Charterhouse lane and the garden in the tenure of *Henry Clerke* are held of the Queen in chief by knight's service, viz., by the 40th part of 1 knight's fee, and are worth per ann., clear, \pounds_{17} 6s. 8d. The messuage and garden late in the tenure of *William Tompson* lying in the said lane and the said 4 rooms there are held of the Queen as of her manor of East Greenwich in co. Kent by fealty only in free socage and not in chief, and are worth per ann., clear, 33s. 4d. The 2 tenements lying in the said lane in the several tenures of *Richard Warner* and *Robert Perye* are held of the Queen in chief by knight's service, but by what part of a knight's fee the jurors do not know : they are worth per ann., clear, 40s. The messuage and land in Stonden in co. Hertford are held of — *Wall*, widow, by fealty and the rent of 1d. and are worth per ann., clear, 46s. 8d.

Matthew Pery died 6 July, 31 Eliz. [1589], Richard Pery is his son and next heir, and was then aged 25 years and more.

Anne Pery relict of the said Matthew still survives and is dowered with a third part of all the said premises.

Chan. Inq. p. m., ser. 2, vol. 227. No. 194.

Menry Robynson, Titizen and Cook.

NQUISITION taken at the Guildhall, 27 September, 25 Eliz. [1583], before *Thomas Blanke*, knight, Mayor and escheator by virtue of his Office, after the death of *Henry Robynson*, citizen and cook of London, by the oath of *Robert Dickonson*, Richard Smithe, Roger Hole, Thomas Russell, John Irelande, John Jackson, Edmund Owen, George Gynne, William Povye, Henry Webbe, George Robertes, John Oldam, William Feake, Robert Peacock, John Bonde, John Richardes and Nicholas Hawksforde, who say that

Long before the death of the said *Henry Robynson* a certain John LOND. INQ. P. N., III. 22* 346

Berden, citizen and poulterer of London, was seised in his demesne as of fee of those 2 tenements commonly called The Cardinalls Hatt with all the houses, buildings, gardens and easements thereto belonging, lying in the street called Gracious streate in the parish of All Saints Gracechurche, London: of which said tenements 1 was late in the tenure of the said John Berden and Agnes his wife, but the other thereto adjoining was late in the tenure of Richard Bilbroke and is now in that of Richard Tompson, cook.

And the said John being so seised, by the writing of the said John and Agnes, dated 29 May 18 Eliz. [1576], and acknowledged before Rowland Hayward, knight, alderman of the City of London, and William Fleetewoode, esq., recorder of the said City, the said Agnes, being by them examined by herself according to the custom of the said City, and enrolled in the Hustings of the pleas of land held in the Guildhall of London on Monday in the feast of the Visitation of the Blessed Mary the Virgin, 18 Eliz. [1576], for a competent and reasonable sum of money paid to the said John Berden by the said Henry Robynson and by Richard Tompson and Robert Grey, citizens and cooks of London, gave the said premises to the said Henry Robynson, Richard Thompson and Robert Grey and to the heirs of the said Henry for ever; by virtue whereof they entered into the said premises and were thereof jointly seised, viz. the said Henry Robynson in his demesne as of fee and the said Richard and Robert in their demesne as of free tenement.

So seised, the said *Henry Robynson* made his will on the 2nd day of January, 1577, and thereby bequeathed as follows: I give to the said . [sic] Alice Tompson for her natural life my tenement lying in Gracechurch street in the parish of All Saints in Lombard street called the "Cardinall Hatt," now in the occupation of John Berden "pulter," and the tenement thereto next adjoining now in my occupation with all the shops cellars, sollars and chambers thereto belonging; and after her death I give the same to William Tompson son of the said Richard Tompson: to hold to him and his heirs for ever.

All the said premises are held of the Queen in free burgage of the said City of London, and are worth per ann., clear, f_{4} .

Henry Robynson died 21 February, 20 Eliz. [1578], but who is his next heir the jurors know not.

The said *Richard Tompson* and *Robert Grey* survived the said *Henry* and are still alive, and hold themselves therein by right of accruing.

Chan. Inq. p. m., ser. 2, vol. 276, No. 517.

Henry Robinson.

Inquisition taken at the Guildhall, 3 September, 27 Eliz. [1585], before Thomas Pullison, knight, Mayor and escheator, after the death of Henry Robinson, by the oath of Robert Dickenson, Roger Hole, John Jackson, William Povy, George Robertes, John Stodard, William Pheke, John Bond, John Crowche, William Cooke, William Leyr, William Crowche, Stephen Porter and Peter Noxton, who say that

Long before the death of the said Henry Robinson King Henry VIII by his Letters Patent, sealed with the Great Seal of England, bearing date at Westminster the 23rd day of March in the 36th year of his reign [1545], granted *inter alia* to Roger Taverner and Robert Taverner all that large tenement or mansion with all the easements situate within the site and precinct of the late house of the Friars Preachers within the City of London, then in the tenure of John Growte, and all that garden lying next the water of the Thames within the said site, then in the tenure of John Foulkes; and I other garden lying within the said site, in the tenure of — Wigmerpole; to hold to them and their heirs for ever of the King and his heirs in free socage by fealty only and not in chief for all rents, services, exactions, tenures and demands whatsoever therefore in any way to be paid or done; by virtue whereof the said Roger and Robert Taverner were seised of all the said premises in their demesne as of fee.

And they, being so thereof seised, by their charter of enfeoffment dated 10 April, 36 Hen. VIII [1545], granted the said large tenement and 2 gardens to *Robert Harris* of London, gent., to hold to him and his heirs for ever, by virtue whereof he was thereof seised in his demesne as of fee.

And he being so seised, by indenture, dated 22 July, 20 Eliz. [1578], bargained and sold to the said *Henry Robinson* named in the writ 2 messuages and 1 shop, then being parcel of the said premises, lying within the said site of the said late house of the Friars Preachers; to hold to him and his heirs for ever, by virtue whereof he was thereof seised in his demesne as of fee.

The said 2 messuages and shop are held of the Queen in free socage by fealty only and not in chief, and are worth per ann., clear, $\pounds 6$.

Henry Robinson died 23 August, 27 Eliz. [1585], in the parish of St. Dunstan in the West in Fletestrete in the suburbs of the City of London; after his death the said premises descended to John Robinson his son and heir, who is now aged 1 year, 11 months and 6 days.

Alice Robinson wife of the said Henry Robinson took all the profits of

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the said premises from the time of the death of the said Henry up to the day of taking this inquisition.

Chan. Inq. p. m., ser. 2, vol. 206, No. 36.

Thomas Milson.

Inquisition taken at the Guildhall, 3 September, 27 Eliz [1585], before Thomas Pullyson, knight, Mayor and escheator, after the death of Thomas Wilson, by the oath of Robert Dikenson, Roger Hoole, John Jackson, William Povye, George Roberts, John Stoddard, William Pheake, John Bond, John Crouche, William Cooke, William Harvie, William Lear, William Crouche, Stephen Porter and Peter Noxton, who say that

Thomas Wilson was seised of 1 messuage called the Sarasins Heade and all the shops, gardens, cellers, &c., &c., thereto belonging situate in the lane called Carter Lane in the parish of St. Mary Magdalen in Old Fish Street, London, sometime belonging to the Monastery of Novo Loco alias Newarke in co. Surrey, now dissolved : the said messuage is held of the Queen in chief by knight's service, to wit, by the 4 oth part of a knight's fee, and is worth per ann., clear, f_16 13s. 4d.

Thomas Wilson died 9 August, 27 Eliz. [1585]; Elizabeth Phillipps alias Capper wife of Francis Phillipps alias Capper, merchant of the Staple and Susanna Frye wife of John Frye of Wolston in co. Gloucester, gent., are his daughters and co-heirs: the said Elizabeth was then aged 25 years, 2 months and more; and the said Susan 23 years, 1 month and more.

Helen Wilson wife of the said Thomas Wilson still survives.

Chan. Inq. p. m., 27 Eliz., No. 89.

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London Inquisitiones Post Mortem.

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> Callis, Henry. Catcher (Katcher), Edward. Chatterton, Adam. Clough, Geo. Clyff, Rich. Collett, John. Collett, Peter, Cook, Wm.

Cordell, John. Cowper, Rich. Cox, Rich. Cox, Thomas. Crayford, Rich. Cripes, Robert. Crowche, John. Crowche, Michael. Crowche, William. Curtis, Wm. Cutler, Thos. Dapon, John. Daulton, Jeronimus. Davye, Robt. Dawson, Thos. Dickenson, Christopher. Dickenson (Dycconson), Robert. Dixon (Dixson), John. Dodd, Peter. Dodson, James. Donwell, Thos. Donnington, Robert. Downing, Wm. Dunkins, Robt. Durham, Robert. Durrannt (Derant), Robert. Earsley, Henry. Ebden, Thomas. Elder (Eldar, Elders), Robert. Elliott, Thos. Ermesbie, Wm. Evans, John. Evans (Evaunce), Wm. Farrington, Henry.

Feak (Feek), Wm. Felles, James. Field, Andrew. Forman, James. Fylkins, Walter.

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Hackett, Thos. Haddon, John. Hall, Anthony. Hall, Roger. Harrison, John. Harryatt, Thos. Harvey, Wm. Hassillwood, Thos. Hawkeshead, Nicholas. Hawksford (Hauxford), Nicholas. Hewson, Rich. Hill, John. Hoell (Hole, Hool), Roger. Holman, George. Holyhead, David. Hooper, Humphery. Hunt, Thos. Hyde, Thomas.

Ingram (Ingeram, Ingraham), Hugh. Inman, John. Ireland, John.

Jackson (Jaxson), John. Jennings, John. Jenson, Wm. Jones (Johnes), Geoffrey. Jones, Griffin. Jones, Robert. Jones, William. Jucson, Lawrence. Juxson, John.

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